MORTGAGE—Savings and Loan Form—(Dire	A DESCRIPTION OF A DESC	65843	BOOK 118 Hall Litho: Co., Topeka
	MORTGAGE		oan Na 3464
	10 day of	Nay	, 1958_, by and between
of Douglas County, Kar Ottawa Savings and Loan			
under the laws of Kansas with its principal of Kansas, as mortgages; WITNESSETH: That said mortgager S.	fice and place of business at_	Ott	ration organized and existing
Forty-Two Hundred Fifty and no/ the reselpt of which is hereby acknowledged, do and antique of forever, all the following describes of finite of Kanasa, to-wit:	by these presents mortgag	and warrant unto a	aid mortgages, its successors
Lot Wo, 111 and the Bas City, Douglas County, K	t 35 feet of Lot 113 (
S ULUY, DOUBTER COUNTY, A	A 1994 I 4		- 1 .
Terriber with all beating, lighting, and plumbi making and doors, and window shades or blin mand property or hereafter placed thereon.	ng equipment and fixtures, incl de used on or in connection wi	uding stokers and but	mers, servens, awnings, storm they the same are now localed
TO HAVE AND TO HOLD THE SAME, Nervente belonging, or in anywise appertainin	together with all and singular	the tenements, here	ditaments and appurtenances
mantwith sold mortgages that and described, andAressized of a good and thatthe y will warrant and defend th	are, at the delivery hereof, i and indefeasible estate of inhe	he lawful owners o ritance therein, free	f the premises above conveyed and clear of all encumbrances,
PROVIDED ALWAYS, and this instrume Forty-Two Hundred Fifty and no/ with interest thereon, together with such charge	100ths	te and payable to sai	ollars (\$ 1250.00) d mortgagee under the terms
and conditions of the promissory note of even a rangee, payable as expressed in said note, and terms of said note are hereby incorporated he It is the intention and agreement of the pa	rties hereto that this mortgage	shall also secure any	future advances made to said
mortgagor5 by said mortgagee, and any and any of them, may owe to said mortgagee, how remain in full force and effect between the par all amounts secured hereunder, including futur			
The mortgagor S. hereby assign to an and hereby authorize said mortgages or its an and income thereform and apply the same to the or improvements necessary to keep said proper in the note hereby secured. This rent assignment taking of possession hereunder shall in no man	id mortgages all rents and inco- ent, at its option, upon default, a payment of interest, principa ty in tennatable condition, or t ent shall continue in force unti aner prevent or retard said mor	me arising at any an to take charge of said l, insurance premium o other charges or pa l the unpaid balance or rtgages in the collection	d all times from said property property and collect all rents a, taxes, assessments, repair yments provided for herein o if said note is fully paid. The on of said sums by foreclosure
There are no unpaid labor or material bill Any transfer of said real estate shall be the payment of such indebtedness.	is outstanding which would res subject to the condition that t	ult in a mechanic's lie he purchaser or purc	n against this property. hasers shall also be liable fo
The failure of the mortgagee to assert an right to assert the same at any later time, and said note and of this mortgage. If said mortgager E. shall cause to be pair	to insist upon and enforce attr	amount due it hereun	der, and under the terms and
provisions of said noise hereby secured, include the terms and provisions thereof, and if said mo then these presents shall be void; otherwise to ession of all of said property, and may sai its be immediately due and payable, and may fer the date of such default all items of indebtedne	ing future advances, and any	extensions or renews	is thereof in accordance with
This mortgage shall be binding upon and assigns of the respective parties hereto. IN WITNESS WHEREOF, said mortgan	shall enure to the benefit of th	he heirs, executors, a	dministrators, successors and the day and year first abov
written.		Leo Sanborh	born
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