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| ORTGAGE-Savings and Loan Form-(Dire  | 6607.2.<br>et Reduction Plan) 255-2  | BOOK 119<br>Hall Litho. Co., Topeka  |
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|  | MORTGAGE   | Loan No. L.C. 823  |
| THIS INDENTURE, made this 23rd   | day of July  | , 19 58, by and between<br>TTLR, husband and wife,   |
| THE GARNETT SAVINGS AN   | The second se  | , a corporation organized and existing   |
| nder the laws of Kansas with its principal of<br>ansas, as mortgages;<br>WITNESSETH: That said mortgagors.   | for and in consideration of the su   | im of  |
| e receipt of which is hereby acknowledged, do<br>nd assigns, forever, all the following describer<br>nd State of Kansas, to-wit:   | by these presents mortgage and   | warrant unto said mortgagee, its successors  |
| Beginning at a point 5 20,<br>of the Southeast Quarter (<br>Section Twefty-nine (29), 7<br>thence North 3 8/100 chains,<br>South 3 8/100 chains, then<br>beginning, containing 1 1/<br>of the Southwest corner of<br>thence West 125 feet, then<br>thence West 125 feet, then<br>thence North 75 feet, the the<br>thence, North 75 feet, to the<br>thence North 75 feet to the<br>Beyrence, Douglas county,<br>together with all heating, lighting, and plumbir<br>indows and doors, and window shades or blir<br>maid property or hereafter placed thereon. | Allo charms wortheast<br>Fownship Nineteen (16<br>s, thence East 3 57/100 char<br>to West 3 57/100 char<br>and Beginning at a y<br>Quincy (now Lith) S<br>ce South 75 feet, the<br>he place of beginnin<br>Mansas;<br>insequipment and fixtures, includin<br>the, used on or in connection with s  | (Cuarter (NE <sup>1</sup> / <sub>4</sub> ) of<br>), Ran to Twenty (20),<br>100 chains, thence<br>Ins to the place of<br>172 and the North Half<br>boint 225 feet South<br>breet and Ohio Streets<br>ence East 125 feet,<br>3, afl being in the city OI<br>g stokers and burners, screens, awnings, storm<br>and property, whether the same are now located   |
| TO HAVE AND TO HOLD THE SAME,<br>hereunto belonging, or in anywise appertaining  | togetnet with an and singular the  | tenennen, mooren in  |
| with said mortgages that the y   | are, at the delivery hereof, the l   | awful owner <sup>S</sup> of the premises above conveyed  |
| and described, and <u>are</u> seized of a good<br>and that <u>t</u> hey will warrant and defend th   | and indefeasible estate of inheritate the state of inheritate the state of the stat | nce therein, free and clear of all encumbrances<br>claims and demands of all persons whomsoever  |
| PROVIDED ALWAYS, and this instrume   | ent is executed and delivered to secu<br><u>HUNDRED</u> ANI NO/100343<br>res and advances as may be due a  | re the payment of the sum of<br>the state of the sum of<br>the payment of the sum of<br>payment of the sum of the su |
| and conditions of the promissory note of even<br>gagee, payable as expressed in said note, and<br>terms of said note are hereby incorporated he  | date herewith and secured hereby,<br>to secure the performance of all the<br>erein by this reference.  | executed by said mortgagor S to said mort<br>e terms and conditions contained therein. Th  |
| mortgagor. <sup>S</sup> by said mortgagee, and any and<br>any of them, may owe to said mortgagee, hov<br>remain in full force and effect between the pa<br>all amounts secured hereunder, including futu   | I all indebtedness in addition to the<br>wever evidenced, whether by note, b<br>rties hereto and their heirs, person<br>are advances, are paid in full with in   | Il also secure any future advances made to sai<br>amount above stated which said mortgagors, c<br>ook account or otherwise. This mortgage sha<br>il representatives, successors and assigns, uni<br>iterest.   |
| The mortgagor <sup>3</sup> hereby assign to an<br>and hereby authorize said mortgage or its as<br>and income thereform and apply the same to ti<br>or improvements necessary to keep said prope<br>in the note hereby secured. This rent assign<br>taking of possession hereunder shall in no me   | id mortgagee all rents and income<br>gent, at its option, upon default, to<br>he payment of interest, principal, in<br>rty in tenantable condition, or to at<br>ment shall continue in force until th<br>numer prevent or retard said mortgo   | arising at any and all times from said propert<br>ake charge of said property and collect all rem<br>surance premiums, taxes, assessments, repain<br>her charges or payments provided for herein e<br>unpaid balance of said note is fully paid. The<br>gee in the collection of said sums by forcelosu  |
| There are no unpaid labor or material bi<br>Any transfer of said real estate shall be  | e subject to the condition that the p  | ourchaser or purchasers shall also be hable for  |
| The failure of the mortgagee to assert a<br>right to assert the same at any later time, and<br>said note and of this mortgage.   |  |  |
| provisions of said note hereby secure, minute<br>the terms and provisions thereof, and if said n<br>the terms and provisions thereof, and if said n  | tortgagor S shall comply with all t  | he provisions of said note and of this mortgag<br>and said mortgagee shall be entitled to the po   |
| be immediately due and payments of indebtedr<br>the date of such default all items of indebtedr  | less secured hereby shall draw inter   | other legal action to protect its right, and in<br>est at 10% per annum. Appraisement waived,<br>neirs, executors, administrators, successors a  |
| This mortgage and the partice hereto.<br>assigns of the respective partice hereto.<br>IN WITNESS WHEREOF, said mortg<br>written.   |  | air band Sthe day and year first abo   |
|  | Anthon   | y H. Softer  |
| a fille and the state of the second strate of the  |  | I'me A. Setter   |

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