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MORTGAGE-Savings and Loan Form	-(Direct Reduction 1	72.295 BC	OOK 124	
	And the second s	MAN) 200-2	Hall Lith	10. Co
	MOR	<b>FGAGE</b>	and the state of the state	
THIS INDENTURE, made this	18th day of	December	Lean No. DC-3	SPACE OF
	day of	, Decenteer	, 19.59, b	y and
Archie Edward	Sale and Hester	Mae Sale, his wi	fe	14.00
	ty, Kansas; as mortgag		a series a series	
	and Loan Associ	A Second Second Second Second	, a corporation organize	d and
under the laws of Kansas with its princ Kansas, as mortgages;			the second se	
WITNESSETH: That said mortge Twenty one thousand a	nd no/100	nsideration of the sum of	21.0	
the receipt of which is hereby acknowledg	red, do by these pre	sents mortgage and war	cant unto said mortesmes	ita m
and assigns, forever, all the following de and State of Kansas, to-wit:	scribed real estate, sit	uated in the county of	Douglas	
Lots 114, 116, 118,	and the East 15	feet of the South	50 feet of Lat	
120, all on King Stre				
		, roughas county,	********	
Together with all heating, lighting, and p windows and doors, and window shaden on said property or hereafter placed ther	lumbing equipment and	fixtures, including stoke	ers and burners, screens, av	whine
on said property or hereafter placed ther	eon.	connection with said pro	porty, whether the same ar	e now
TO HAVE AND TO HOLD THE SA	IME, together with all	and singular the tenem	ents, héreditaments and a	ppurt
thereunto belonging, or in anywise apper nant with said mortgages that t hell	Are . st the del	arrant the title to the s	ame. Said mortgagor a_	hereb
and unscribed, and are seized of a	good and indefeasible	estate of inheritance the	nin free and alaon of all	
and that the y will warrant and defe	nd the title thereto for	ever against the claims a	and demands of all persons	whom
PROVIDED ALWAYS, and this inst	trument is executed and	delivered to secure the v	manness and all	
Twenty one thousan with interest thereon, together with such				00.00
and conditions of the promissory note of gages, payable as expressed in said note, terms of said note are hereby incorporate	even date herewith and and to secure the perf	secured hereby, execute ormance of all the terms	i by said mortgager a. t	er the
It is the intention and agreement of the	id herein by this refer he parties hereto that t	ence.	and conditions contained t	aeren
mortgagor. 5. by said mortgagee, and any any of them, may owe to said mortgagee,	and all indebtedness i	n addition to the amount	above stated which said me	made ortgag
all amounts secured hereunder, including	e parties hereto and the	eir heirs, personal repres	entatives, successors and m	ortgag
The mortgagor g. hereby assign in and hereby authorize said mortgagee or it	io said mortgagee all re	ents and income arising a	t any and all times from a	aid pr
or improvements necessary to keep said pu in the note hereby secured. This rept are	to the payment of inter- roperty in tenantable co-	est, principal, insurance ondition, or to other charg	premiums, taxes, assessme tes or payments provided f	ents, 1 for her
The mortigagor.g. hereby assigni and hereby authorize asid mortigages or it and income thereafrom and apply the same or improvements nocessary to keep and p in the note hereby secured. This rent as taking of possession hereunder shall in no or otherwise.	manner prevent or ret	and said mortgagee in th	e collection of said sums by	y paid f foree
Inere are no unpaid labor or materia	I bills outstanding which	th would result in a mech	anic's lien against this	1000
Any transfer of said real estate shall the payment of such indebtedness. The failurs of the mortgages to appear	-o subject to the cond	nuon that the purchaser	or purchasers shall also l	be liab
The failure of the mortgagee to asses right to assert the same at any later time, said note and of this mortgage.	t any of its rights her and to insist upon and	cunder at any time shall enforce strict compliance	not be construed as a w with all the terms and p	niver
provisions of said note hereby secured, in	paid to said mortgagee	the entire amount due i	t berounder, and under the	e tern
he terms and provisions thereof, and if sais	I mortgagors_ shall co	mply with all the provisi	ons of said note and of the	rdance
the terms and provisions thereof, and if sais then these presents shall be void; otherwin ession of all of said property, and may, at so immediately due and payahle, and may he date of such default all thems of indebte This mortgage shall be binding upon a	e to remain in full for its option, declare the foreclose this mortgag	whole of said note and a whole of said note and a wo take any other loga	sortgagee shall be entitled il indebtedness represented action to protect its right	to the
This mortgage shall be binding upon a assigns of the respective parties hereto.	nd shall enurs to the h	enefit of the heirs, exec	per annum. Appraisemen utors, administrators	it wai
IN WITNESS WITH TO BOT	igagor a have hereu			
witten	and the second se	A STATE OF A	hands the day and year	TIPHE
IN WITNESS WHEREOF, said mort		Gente	F. Dir P.N	2.
ritten.		Archie Edward S	Edward X	20

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Name of Street, or other

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