Rag. No. 15,883

Fee Paid \$7.75

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the second s	73321 BOOK 12		Litho. Co., T
M	ORTGAGE		A CARLES
		Loan No	10 A 10 A 1
THIS INDENTURE, made this 2nd	day of May	, 18.0	Q, by and be
Gordon B. Thomps	son and Harriet K.	Thompson, his wife	
Douglas County, Kansas, as	mortgager B, and		A Calden
Ottawa Savings and Loan Ass	ociation		anized and ex
under the laws of Kansas with its principal office and Kansas, as mortgages;	place of business at Ot	Lawa	
WITNESSETH: That said mertgagor_2, for a	nd in consideration of the su	uni of	
Three thousand sixty five and :			The States
the receipt of which is hereby acknowledged, do by t and assigns, forever, all the following described real as and State of Kanasa, to-wit:	hese presents mortgage and state, situated in the county	of Douglas	agee, its succ
The West 40 feet of Lot 110, a	nd the East 20 feet	of Lot 112, on	
Dearborn Street, in the City o	f Baldwin, Douglas	County, Kansas.	
Together with all heating, lighting, and plumbing equip windows and doors, and window shades or blinds, used on said property or hereafter placed thereon.	on or in connection with an	stokers and burners, acrowed by property, whether the sa	ms, awnings, ms are now l
TO HAVE AND TO HOLD THE SAME, together			
thereunto belonging, or in anywise appertaining, forev			and the second s
nant with said mortgages that they are , a and described, and are seized of a good and ind			
and that the y will warrant and defend the title th			
PROVIDED ALWAYS, and this instrument is are			
Three thousand sixt; with interest thereon, together with such charges and a	y five and no/100 -	Dollars (\$]	3065.00 ee under the
and conditions of the promissory note of even data here gages, payable as expressed in soid note, and to secure terms of soid note are hareby incorporated herein by			
It is the intention and agreement of the parties her			
mortgragor. 5. by said mortgragee, and any and all inde any of them, may one to said mortgrage, however evi- rumnia in full force and effect between line partices here all amounts secured bereunder, including future advan	denced, whether by note, bot to and their heirs, personal ces, are paid in full with inb	bk account or otherwise. T representatives, successors areat.	This mortgage and assigns
The mortgagor.B. hereby assign to asid mortgand and hareby authorize sidd mortgages or its agent, as it and income thereform and apply the same to the paymen or improvements necessary to keep said property in ter- in the note hereby secured. This rent assignment shall taking of possession hereunder shall in no manner pre- or otherwise.	ages all rents and income ap a option, upon default, to tal it of interest, principal, inst	taining at any and all times to charge of said property i trance premiums, taxes, a	from said pr and collect al assessments, r
or improvements necessary to keep said property in ter in the note hereby secured." This rent assignment shall taking of possession hereunder shall in no manner pre-	antable condition, or to othe continue in force until the vent or retard said mortgage	er charges or payments pro unpaid balance of said note te in the collection of said	vided for her is fully paid
or otherwise. There are no unpaid labor or material bills outstan			
Any transfer of said real estate shall be subject t			
The failurs of the mortgages to assert any of its right to assert the same at any later time, and to insist said note and of this mortgage.			
said note and of this mortgage. If said mortgagor. 5. shall cause to be paid to said provisions of said note hereby secured, including futur			
provisions of said note hereby secured, including future the terms and provisions thereof, and if said mort recor-	advances, and any extension at the state of	sions or renewals thereof provisions of said note an	in accordance
the terms and provisions thereof, and if said mortgrager, then these presents shall be void; otherwise to remain sessions of all of add property, and may forcelose the best of said of the said period, and may forcelose the best of said of default all lease of indebedieness secure	in full force and effect, and eclare the whole of said not is mortgage or take any oth d hereby shall draw interest	d said mortgragee shall be and all indebtedness repu ser legal action to protect at 10% per annum. Annu	entitled to the resented ther its right, and alsoment well
This mortgage shall be binding upon and shall enu assigns of the respective parties hereto.	rs to the benefit of the hei	rs, executors, administrate	ora, successor
IN WITNESS WHEREOF, said mortgagor _3.h			
written.	for	for Brha	. par
	Gordon B.	Thompson	Jun
	Harriet K	. Thompson	haon
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