ORTGAGE-Savings and Loan Form-(Direct Reduction MOR TRIS INDENTURE, made this <u>5th</u> day CLEO. W. BETTS and JEAN M.	Plan) 255-2 Hall Lithe, Co., Tupe TGAGE Loan No., DC 955
THIS INDENTURE, made this5thday	TGAGE
THIS INDENTURE, made this5thday	Loan No. DC 955
CLEO W. BETTS and JEAN M.	of July , 19.60, by and betwee
and the second	BETTS, husband and wife,
Anderson County, Kansas, as mortg	ere I and
THE GARNETT SAVINGS AND LOAN ASSO	
der the laws of Kansas with its principal office and place ansas, as mortgagee;	of business at Garnett
WITNESSETH: That said mortgagor. S., for and in a	consideration of the sum of 👫 # # # # # # # # # #
	と お お お お お お お お お Dollars (\$ 7,000,00 resents mortgage and warrant unto asid mortgagee, its successe
d assigns, forever, all the following described real estate, s d State of Kansas, to-wit:	ituated in the county of <u>Anderson</u>
The West Half (W_2^1) of Lot Four (4) seventy-two (72) in the City of Ga	and all of Lot Five (5) in Block
and the following described real e	state situated in Douglas County, Kan
the North 68 feet and 8 inches of (97) and the North 68 feet and 8 in Jersey Street in Baldwin City;	the West Half (W_2^1) of Lot Ninety-seven nches of Lot Ninety-nine (99) on
orady bolder in baldwin orty,	Pro 1, 1, 50
gether with all heating, lighting, and plumbing equipment a indows and doors, and window shades or blinds, used on or	and fixtures, including stokers and burners, screens, awnings, stor in connection with said property, whether the same are now locat
	all and singular the tenements, hereditaments and appurtenanc
A CONTRACT OF A CO	warrant the title to the same. Said mortgagorS hereby cov
	selivery hereof, the lawful owner S. of the premises above convey
	le estate of inheritance therein, free and clear of all encumbrance forever against the claims and demands of all persons whomsoeve
	and delivered to secure the payment of the sum of the
* * * * * * * * SEVEN THOUSAND * * th interest thereon, together with such charges and advance	* * * * * * * * * * Dollars (\$7,000.00 es as may be due and payable to said mortgagee under the terr
gee, payable as expressed in said note, and to secure the perms of said note are hereby incorporated herein by this re-	
the ine mention and agreement of the parties hereto inn ritaggor ³ . by said mortgages, and any and all indebtednes y of them, may owe to said mortgage, however evidenced, main in full force and affect between the parties hereto and amonts secured horeunder, including future advances, ar	t this mortgage shall also secure any future advances made to as s in addition to the amount above stated which said mortgagers, whether by note, hook account or otherwise. This mortgage abs their heirs, personal representatives, successors and assigns, uni- paid in full with inferent.
The mortgage hereby assign to said mortgage al d hereby authorize said mortgagee or its agent, at its optio d neome therefrom and apply the same to the payment of in improvements necessary to keep said properly in tenantabl the note hereby secured. This rent assignment shall contin ing of possession hereunder shall in no manner prevent or	I rents and income arising at any and all times from said proper n, upon default, to take charge of said property and collect all ren terest, principal, insurance premiums, taxes, assessments, repai e condition, or to other charges or payments provided for herein - uue in force until the unpaid balance of said note is fully paid. T retard said mortgages in the collection of said sums by forcelosu
otherwise. Therease and an and a set of a bill a substantian of the substantian of the set of the substantian of the substantia	n same and the lease of a single way where the second states and t
MAMARANA ARA NAMARANA	andiblowikatikatopoolaan cortooniaanin niadindaa katariktet
The failure of the mortgagee to assert any of its rights that to assert the same at any later time, and to insist upon a id note and of this mortgage.	hereunder at any time shall not be construed as a waiver of i ind smores strict compliance with all the terms and provisions
	gee the entire amount due it hereunder, and under the terms ar inces, and any extensions or renewals thereof in accordance wi
terms and provisions thereof, and if said mortgagor. S. shal m these presents shall be void; otherwise to romain in full sion of all of said property, and may, at its option, declare t immediately due and nearable, and may forcelose this mort	Il comply with all the provisions of relevant thereon in decordance will force and effect, and said mortgages shall be entitled to the po- the whole of said note and all indebtedness represented thereby gage or take any other legal action to protect its right, and fro by shall draw interest at 10% per annum. Appraisement waived,
This mortgage shall be binding upon and shall enure to th	by shall draw interest at 10% per annum. Appraisement waived, the benefit of the heirs, executors, administrators, successors ar
signs of the respective parties hereto. IN WITNESS WHEREOF, said mortgagor S have be	
iten.	ereunto set . LIGLE hand S the day and year first about
	Cleo W. Betts
37004 0.01 8 30	Joan M. Betts
37694 034 8 59 ATT, REV. 446	
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