Reg. No. 16,073

BOOK 1	74075	MODTOLO		
	The Property in	MORTGAG	E Loan No. 2970	
THIS INDENT	URE, made this26th	day of	July , 19 60, by and	d betwee
. Rex Dean Pars	ons and Marcia A. P.	rsons, his wife;	Thomas Dean Peterson and Janie	<u>e M.</u>
Peterson, his	wife			
Associati		s, as mortgagor B, and	The Commerce Savings and Loan , a corporation organized and	
under the laws of Ka	unsas with its principal offic	a and place of business	and the second	existin
WITNESSETH:	That said mortgagor B	for and in consideration	of the sum of	
Fliteen Thous	and and no/100		Dollars (\$ 15.000.0	, 00
and assigns, forever, and Biate of Kansah,	all the following described re- to-wit:	by these presents mortg	rage and warrant unto said mortgagee, its st county of Douglas	Iccessor
Lot Twel	ve (12), in Block On	e (1), in Schwarz	Acres No. Two (2) an Addition	
	ity of Lawrence.			
ogether with all heat indows and doors, as a said property or he	ing, lighting, and plumbing e id window shades or blinds, i reafter placed thereon.	quipment and fixtures, in used on or in connection	noluding stokers and burners, screens, awning with said property, whether the same are now	s, storn located
TO HAVE AND	TO HOLD THE SAME, toge	ther with all and singula	ar the tenements, hereditaments and appurt title to the same. Said mortgagor 5_ hered	
ant with said mor	tgagee that they are	_, at the delivery hereof	the lawful owner S of the premiers whine	
a described, and _A	rffseized of a good and	indefeasible estate of in	heritance therein, free and clear of all anount	A States
PROVIDED ALW	AVS and this instances to		t the claims and demands of all persons whon o secure the payment of the sum of	
TIPEGU TUOUSSU	0 8n0 n0/100 =	And the second se		0 1
			due and payable to said mortgages under the reby, executed by said mortgages. Lo said all the terms and conditions contained therein	
IF is the intention a	and agreement of the narties	hansto that this montana	a shall at	
y of them, may owe main in full force and amounts secured her	to said mortgagee, however of effect between the parties h eunder, including future adv	adebtedness in addition to avidenced, whether by no ereto and their heirs, pe	o the amount above stated which said mortgas ote, book account or otherwise. This mortgag reonal representatives, successors and assign	rors, or re shall s. until
The mortgagor E. d hereby authorize as d income therefrom a improvements necess the note hereby secur- ting of possession her otherwise.	hereby assign to said mon id mortgagee or its agent, a nd apply the same to the pays ary to keep said property in red. This rent assignment af recurder shall in no manner p	tragee all rents and ince its option, upon default ment of interest, princips tenantable condition, or i all continue in force unt revent or retard said mo	The interest. orme arising at any and all times from said pro- to take charge of said property and collect al l, insurance premiums, taxes, assessments, i to other charges or payments provided for he it other charges or and note is folly paid trigagee in the collection of said sums by fores	l rents repairs rein or i. The
I here are no unpai	d labor or material bills outs	tanding which would res	ult in a mechanic's lien against this property, he purchaser or purchasers shall also be lial	
The failure of the int to assert the same I note and of this mo	mortgagee to assert any of i at any later time, and to insi rtgage.	ts rights hereunder at a st upon and enforce stri	ny time shall not be construed as a waiver ct compliance with all the terms and provisi	of its ons of
If said mortgagor s. visions of said note	_ shall cause to be paid to sai hereby secured, including fur	d mortgages the entire a	amount due it hereunder, and under the term extensions or renewals thereof in accordance	is and
terms and provisions a these presents shal tion of all of said pro mmediately due and date of such default	thereof, and if said mortgago l be void; otherwise to remain perty, and may, at its option, payable, and may foreclose of all items of indebtedness secu	r.S. shall comply with a n in full force and effec declare the whole of sai this mortgage or take an red hereby shall draw in	a tentantia or renewais thereof in accordance and the provisions of said note and of this mor- try, and said mortgages shall be entitled to the d note and all indeptedness represented there y other legal action to protect its right, and terest at 10% per annum. Appraisement wai	tgage, e pos- eby to from
gns of the respective	parties hereto.	ture to the benefit of th	e heirs, executors, administrators, successor	red. s'and
ParD	EREOF. said mortgagor a	have hereunto set	their hand s the day and year first	above
Prece a	. Parsens		Thomas Dean Peterson	
ATT. REV. 4-50	rcia A. Parsons		Janice M. Peterson	
				and the second second

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