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MORTGAGE-Bavings an	d Loan Form(Direct	t Reduction Plan)	255-2	Hall Litho. Co., Topek
74812	BOOK 126	MORTG	AGE	
THIS INDENTURE,	made this 5th	ay of	October	Loan No. 4091
	Fred Reed and	Anna M. Reed,	his wife	
of Douglas	County, Kansa	ia, as mortgagor_1	, and	
	avings and Loan	Association		, a corporation organized and existing
under the laws of Kansas ; Kansas, as mortgagee; WITNESSETH: Tha Fo	t said mortgagor.S_,	for and in conside	ration of the sum of_	- Dollary (\$ 4500.00
				int unto said mortgages, its successory
and assigns, forever, all the and State of Kansas, to-wit	following described r	val estate, situated	in the county of	Douglas
Lots 190 a	nd 192 on High	Street and Lo	ts 217 and 219	on Indiana
Street, in	Hogan's Additio	on to Baldwir	City Douglas	County, Kansas.
Technology .	6	ON DO DELOWIT	orey, cougies	county, railada.
			2	
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Together with all heating, hi windows and doors, and win on said property or hereafte	ghting, and plumbing dow shades or blinds, er placed thereon.	equipment and fix used on or in com	tures, including stoken section with said prop	s and burners, screens, awnings, storm erty, whether the same are now located
TO HAVE AND TO H	OLD THE SAME, tog	wther with all and	singular the teneme	nts, hereditaments and appurtenances
thereunto belonging, or in a	nywise appertaining, i	forever, and warre	at the title to the se	mer Said mortgagor 5 hereby cove-
nant with said mortgage	e that the y are	, at the delivery	hereof, the lawful ov	mar_S of the premises above conveyed
and described, andAre	seized of a good and	d indefeasible esta	te of inheritance ther	in, free and clear of all encumbrances,
				d demands of all persons whomsonver.
PROVIDED ALWAYS	, and this instrument is	s executed and deli	vered to secure the pr	syment of the sum of
with interest thereon, togeth	rty five hundre	d and no/100	any be due and nevel	Dollars (\$ 4500.00"), le to said mortgages under the terms
and conditions of the promis gagee, payable as expressed terms of said note are hered	sory note of even date in said note, and to may incorporated herein	berewith and secure the performance	ared hereby, executed	by said mortgager inder the terms and conditions contained therein. The
It is the intention and a	greement of the parties	a hereto that this r	nortgage shall also se	cure any future advances made to said
mortgagor. S by said mortg any of them, may owe to sa remain in full force and effe all amounts secured hereund	ages, and any and all	indebtedness in ad	dition to the amount :	bove stated which said mortgagors, or
all amounts secured hereund	ct between the parties er, including future ac	r evidenced, wheth hereto and their h dvances, are paid i	airs, personal represe n full with interest.	int or otherwise. This mortgage shall intatives, successors and assigns, until

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and income therefrom and apply the same to the gave, as its option, upon carant, to take charge of said property and collect all rents or improvements necessary to keep said property in tenantable condition, or to other charges or payments provided for herein or in the note hereby secured. This rent assignment shall continue in force until the upstid balance of said note in fully paid. The taking of possession hereunder shall in no manner prevent or retard said mortgagee in the collection of said sums by foreclosure or otherwise.

There are no unpaid labor or material bills outstanding which would result in a mechanic's lien against this property. Any transfer of said real estate shall be subject to the condition that the purchaser or purchasers shall also be liable for payment of much indebicances. the

The payment of such insertement. The failure of the mortgrape to assert any of its rights hereunder at any time shall not be construed as a waiver of its right to assert the mann at any later time, and to insist upon and enforce strict compliance with all the terms and provisions of and note and of this mortgrape.

If said mortgager .s. shall cause to be paid to said mortgages the entire amount due it hereunder, and under the terms and provisions of said note hereby secured, including future advances, and any extensions or renewals thereof in accordance with

the terms and provisions thereof, and if asid mortgagor. A shall comply with all the provisions of said note and of this mortgage, then these presents shall be void; otherwise to remain in full force and effect, and said mortgages shall be entitled to the poa-session of all of said property, and may, at its option, declare the whole of said note and all indectedness represented thereby to be immediately due and payable, and may forecless this mortgage or take any other legal action to protect its right, and from the date of such default all items of indectedness secured hereby shall draw interest at 10% per annum. Appraisement waived. This mortgage shall be binding upon an assigns of the respective parties hereto. d shall enurs to the benefit of the heirs, executors, administrators, suc

rs and: IN WITNESS WHEREOF, said m eir d'S the

	- The Real
	Fred Reed
37694 6M S 80 ATT. REV. 4-66	Anna M. Reed Beed
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