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Contraction of the

MORTGAGE-Savings and Loan Form-(Direct, Reduction Plan) 255-2	Hall Litho, Co., Topoka
75932 MORTGAGE BOOK 129	
it is an and the second se	Loan No. 4172
THIS INDENTURE, made this 3rd day of February	, 19 61, by and between
Lealie R. Lawler and Eather Lawler, his wife	(a) 31
of Douglas County, Kansas, as mortgager 8, and	
Ottawa Savings and Losn Association	orporation organized and existing
under the laws of Kansas with its winder office and show the state	erboracion organized and existing
Kanand, as mortgages; WITNESSETH: That said mortgager_S., for and in consideration of the sum of	
Fifty Six Hundred and NO/100th	n.n
the receipt of which is hereby acknowledged, dohy these presents mortgade and warrant un	to said montanana tin amount),
and ansigns, forever, all the following described real estate, situated in the county of Dous and State of Kansas, to-wit:	las
The South 1/2 of Lots 109 and 111 on King Street, Bal	dwin, Douglas
County, Kansas.	
No. A CARDON CONTRACTOR OF A CARDON CONTRACTON CONTRACTON CONTRACTOR OF A CARDON CONTRACTOR OF A CARDON CONTRACTOR OF A CARDON CONTRACTOR OF A CARDON CONTRACTON	
Together with all heating, lighting, and plumbing equipment and fixtures including states and	
Together with all heating, lighting, and plumbing equipment and fixtures, including stokers and windows and doors, and window shades or blinds, used on or in connection with said property, we on said property or hererefiter placed thereon.	whether the same are now located
TO HAVE AND BO TOLD SHOW AND AND	

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HAVE AND TO HOLD THE SAME, together with all and singular the tenoments, herediti thereunto belonging, or in anywise appea sining, forever, and warrant the title to the same. Said mortgagor_S. hereby covo with said mortgages that they __ are, at the delivery hereof, the lawful owner 2 of the premises above or scribed, and ______ are _____ seized of a good and indefeasible estate of inheritance therein, free and clear of all on and that the y will warrant and defend the title thereto forever against the claims and domands of all persons

PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of.

and conditions of the promissory note of even data harveith and secured hereby, executed by said mortgager under the terms gages, payable as argressed in said note, and to secure the performance of all the terms and conditions contained therein. The terms of said note are hereby incorporated kerein by this reference.

It is the intention and agree ent of the sto that this

mortgagor. 5 by said mortgagee, and any and all in any of them, may owe to said mortgagee, however a remain in full force and effect between the parties h all amounts secured hereounder, including future adv ad all indebtedness in addition to the owever evidenced, whether by note, b arties hereto and their heirs, persons aure advances, are paid in full with in This n mortgagors, or mortgage shall ook ac

The mortgagor_S. hereby assign_to said mortgages all years and with which interest. and hereby authorize said mortgages or its agent, as its option, upon default to take charge of said property and collect all rents and income therefrom and apply the same to the payment of interest, principal, fourtance or promiums, taxes, assessments, repairs or improvements necessary to keep said property in temantable condition, of the same premiums, taxes, assessments, repairs in the note hereby secured. This rent essignment the hall continue in force util the unpaid halance of said note is fully paid. The or therefore.

There are no id labor or material bills outstanding which anic'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

The failure of the mortgagee to assert any of its rights hareunder at any time shall not be construed as a waiver of its sight to assort the sams at any later time, and to insist upon and enforce strict compliance with all the terms and provisions of

If said morthegor. E. shall cause to be paid to said mortgages the entire amount due it hereunder, and under the visious of said nots hereby secured, including future advances, and any extensions or renowals thereof in accor

the forms and provisions thereof, and if said mortgagor 3 shall comply with all the provisions of said note and of this mortgager then these presents shall be void; otherwise to remain in full force and effect, and said mortgages shall be entitled to the pos-session of all of said property, and may, at its option, declars the whole of said note and all indebedness represented thereby to be immediately due and payable, and may forcelose this mortgage or take any other legal action to protect its right, and from the date of such default all items of indebtedness secured hereby shall draw interest at 10% per annum. Appraisement waived. in to protect

This mortgage shall be binding upon and shall enure to the benefit of the heirs, executors, administrate assigns of the respective parties hareto. IN WITNESS WHEREOF; said morty r S. ha Veh

57694 6M 6 50 ATT, REV, 4-56

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hand 5 the day and year first s A Jaslia R. Lawler Lightle R. Lawler Lightle R. Lawler Exther Lawler Esther Lawler