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2800-10-60

			Paid \$20.25
MORTGAGE-Savings and Loan Form			-
	76964 BOOK	128	
This Indenture, Made this_	MORTGAGE 22nd day of		70348
the second s	and in consideration of the sum	and a single man savings association of Eight Thousand	V, a corporation , One Hundred
East Five feet of Lot (16) and Seventeen (17) City of Lawrence,	No. Fifteen (15), in Fort Thacher P	all of Lots Nos. lace, an Additio	Sixteen n to the

(This is a purchase money mortgage)

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TO HAVE and to hold the premises described, together with all and singular the tenem-purtenances thereunto belonging, and the rents, issues, and profits thereof; and also all app chattels, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, rangen, an erators, elevators, screem, dors, storm windows, storm doors, awainger, blinds and all kind and nature at present contained or hereafter placed in the building now or hereafter estan and all structures, gas and oil tanks and equipment erected or placed in or upon the said real in connection with the said real estate, or to any pipes or fixtures therein for the purpose of of ti is a states, whether such apparatus, machinery attachment thereto, or not, all of which a d forming a part of the freehold and cover gapor of, in and to the mortgaged premise AND ALSO the Mortgagor covenants with isse shows conveyed and seized of a good ces and that he will warrant and defend and al all t

ed by this mort a unto the Mort the Mortgagee and indefeasible AND reof he is the lawful owner herein, free and clear of all laims and demands of all that at the e estate of in

whomsover. Thouseout OBEO ALWAYS, and this instrument is extended and delivered to secure the Thouseout of the secure of the secure of the secure of the secure of the advances as may become due to the mortgagee under the terms and conditions of the p with, assured haraby, exceeded by margager to the mortgagee, the terms of which are ence, payable as expressed in said note, and to secure the performance of all of the t Fight

This is the intention and agreement imal indebteness, any future advan-ringares, and any and all indebtednes y owe to the mortgages, however ev-full force and effect between the pa-amounts secured hereunder, includin sent indebtedness for any cause, the cified cause be considered matured is velocure or otherwise. That if any improvements, repairs, make prior to the date hereof, the m p payment of the couts of the improv y other purpose; that if work ceases t of the r Th

That if any improvement, repair, or alterations have been comm may never be the doats of the improvement of the proceed into the costs of the improvement of the proceed of the proceed of complete process of the start of the proceed of the proceed of complete gaid improvement, repair, or alteration scatce of the process of the process of the proceed of the proceed of the process of the process of the proceed of the proceed of the process of the process of the proceed of the proceed of the process of the pro-titions, the process of the process of the process of the pro-tice of the process of the process of the process of the pro-tice of the process of the process of the process of the pro-tice of the process of the process of the process of the pro-tice of the process of the process of the process of the pro-perty of the process of the process of the process of the pro-tice of the process of the process of the process of the pro-perty of the process of the process of the pro-tice of the process of the process of the pro-perty of the process of the process of the pro-perty of the process of the process of the pro-perty of the process of the process of the pro-perty of the process of the process of the pro-perty of the pro-perty of the process of the pro-perty of the pro-tect of the proces mpleted m nd to be a period of able or sa id ll th s in good co lr. on at a ny oth at m and

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works and a second seco i by or paid at any time by mortgagee, with the provisions in said note and

4. MORTGAGE