Reg. No. 17,179 Fee Paid \$88.25

C. N. S. S. S.

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MORTGAGE-Savings and Loan Form-(Direct Red	unction Plan) 255-2	Hall Litho. Co., Top
BOOK 129 78730 N	ORTGAGE	in the state of
THIS INDENTURE, made this 28	day of October	Loan No.DC 1026
ANTHONY H. SETTER and E		, 19 61, by and betw
of Douglas County Kenses	mortgagor S, and	
THE GARNETT SAVINGS AND LOAN	the state of the second st	
under the laws of Kansas with its principal office an Kansas, as mortgagee;	A STATE AND A STAT	, a corporation organized and exist
WITNESSETH: That said mortgagor & , for a TWO HUNDRED SIXTY*EIGHT AND 42,	(100 and future adv	ancesnellar (25 268 1.2
the receipt of which is hereby acknowledged, doby and assigns, forover, all the following described real as and State of Kansas, to-wit:	these presents mortgage and way	mant mate and most in
Lot Number 227 on Ohio Street : Lot 172 and the North Half of	in the City of Lawn	ance
Lawrence; Beginning 225 feet North of the Hancock Street (now 12th Street 125 feet, thence South 75 feet,	t). thence North 75	feet, thence West
125 feet, thence South 75 feet, beginning in the City of Garnet	tt;	
Together with all heating, lighting, and plumbing equips windows and doors, and window shades or blinds, used on said property or hereafter placed thereon.	ment and fixtures, including stok on or in connection with said pro	ers and burners, screens, awnings, stor perty, whether the same are now locate
TO HAVE AND TO HOLD THE SAME, together	with all and singular the tenem	ante handlingen hand
increance belonging, or in anywise appertaining, foreve	r, and warrant the title to the	ame. Said morting and a banks
and moregagee that . Che y are, at	the delivery hereof, the lawful o	when a statement i
scized of a good and inde	feasible estate of inheritance the	rate frame and it is a to
and that will warrant and defend the title the	ereto forever against the claims	nd demands of all nersons - home
PROVIDED ALWAYS, and this instrument is areas	and and a strike strike the strike	
with interest thereon, together with such charges and as	dvances as may be due and name	Dollars (\$ 35,268.42)
gagee, payable as appressed in said note, and to secure terms of said note are hereby incorporated herein by th	with and secured hereby, execute the performance of all the terms alls reference.	d by said mortgagor S to said mort and conditions contained therein. The
it is the intention and agreement of the parties heret	to that this mortgage shall also s	cure any future advances made to said
any of them, may owe to said mortgagee, however evide remain in full force and effect between the parties hereto all amounts secured hereunder, including future advance	edness in addition to the amount mood, whether by note, book acco and their heirs, personal repres	above stated which said mortgagors, or unt or otherwise. This mortgage shal entatives, successors and assigns, unti-
The mortgagorghereby assign to said mortgag and hereby authorize and mortgage on its agent, at its and income therefrom and apply the same to the payment or improvements necessary to keep said property in tenan in the note hereby secured. This rent assignment shill o taking of possession hereander shall in no manner preven or otherwise.	ree all rents and income arising e option, upon default, to take char of interest, principal, insurance ntable condition, or to other char, ontinue in force until the unpaid	t any and all times from said property ge of said property and collect all rents premiums, taxes, assessments, repairs us or payments provided for herein or balance of and note is fully need. The
.Incre are no unpaid labor or material bills outstand	ing which would result in a most	
Any transfer of said real estate shall be subject to the payment of such indebtedness. The failure of the mortgagee to assert any of its rig- right to assert the same at any later time, and to insist up said note and of this mortgage.	the condition that the purchaser	or purchasers shall also be liable for not be construed as a waiver of its
said note and of this mortgage. If said mortgagor. Sahall cause to be paid to said mo	rigages the entire amount due is	with all the terms and provisions of
If said mortgayor. S shall cause to be paid to said mo provisions of said note hereby secured, including future the terms and provisions thereof and if said mortgayers.	advances, and any extensions or	renewals thereof in accordance with
the terms and provisions thereof, and if and mortgagor. By then these presents shall be void; otherwise to remain in session of all of said property, and may, at its option, declu be immediately due and payable, and may foreclose this r the date of such default all items of indebtedness secured h This mortgage shall be binding upon and shall enure assigns of the respective parties hereto.	anall comply with all the provisi full force and effect, and said n are the whole of said note and a morigage or take any other lega ereby shall draw interest at 10% to the benefit of the being	ms of said note and of this mortgage, ortgagee shall be entilled to the pos- lindebtedness represented thereby to action to protect its right, and from per annum. Appraisement waived.
assigns of the respective parties hereto. IN WITNESS WHEREOF, said mortgagor. 2 have written.	1	utors, administrators, successors and hand S. the day and year first above
	- anthon Anthony H. S	4 H Setter_
37694 6M 8 50 ATT. REV. 4-26	- Evangeline S	ne Setter

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