g. No. 18,795

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84837 BOOK 134		and the second	c., Top
1 84807 194	MORTGAGE	Loan No. 11/406	
THIS INDENTURE, made this. 8th		, 19 63, by and	l betw
Richard P. Brown and M	artha W. Brown, his	wife	
of Douglas County, Kansas, s Ottawa Savings and Loan			
under the laws of Kansas with its principal office a Kansas, as mortgagee; WITNESSETH: That said mortgagor B., for	and place of business at		l exist
Thirtsen thousand and No/100 the receipt of which is hereby acknowledged, doby and assigns, forever, all the following described real and State of Kanasa, towit:	y these presents mortgage i estate, situated in the cou	Dollars (\$ 13,000. and warrant unto said mortgagee, its s nty of <u>Douglas</u>	00". uccess
All of Lot No.125 and the east	st 35 feet, of Lot 1	No. 127 on Lincoln Street,	
in the City of Baldwin City, Together with all heating, lighting, and plumbing equ windows and doors, and window shades or blinds, use on said property or heraffire placed thereon. TO HAVE AND TO HOLD THE SAME, togeth thereunto belonging, or in anywise appertaining, fore nant with said mortigages that 1 he y ATE	ipment and fixtures, includi d on or in connection with er with all and singular the ever, and warrant the title	ng stokers and burners, screens, awnin said property, whether the same are no e tenements, hereditaments and appu- to the same. Said mortgagor S her	tenand
and described, and	ndefeasible estate of inherit	ance therein, free and clear of all encur	abrane
PROVIDED ALWAYS, and this instrument is e			
Thirtgen thousand and No/100 with interest thereon, together with such charges and			
and conditions of the promissory note of even date he gage, payable as expressed in said note, and to secu terms of asid note are hereby incorporated herein by It is the intention and agreement of the parties h			
mortgagor. E by said mortgagee, and any and all ind any of them, may owe to said mortgagee, however er remain in full force and effect between the parties he all amounts secured hereunder, including future adva	ebtedness in addition to the videnced, whether by note, i reto and their heirs, person nces, are paid in full with i	amount above stated which said mortg book account or otherwise. This mortg al representatives, successors and assig interest.	agors, age sh ins, un
The mortgagor_E hereby assign to said mort and hereby authorize said mortgage or its agent, at and income therefrom and apply the same to the payme or improvements necessary to keep said property in to in the note hereby secured. This rent assignment that taking of possession hereunder shall in no manner pr or otherwise. There are no unpaid labor or material bills outst			
Any transfer of said real estate shall be subject the payment of such indebtedness.	to the condition that the j	purchaser or purchasers shall also be	liable :
The failure of the mortgages to assert any of it right to assert the same at any later time, and to insi- said note and of this mortgage.	s rights hereunder at any ist upon and enforce strict	time shall not be construed as a waiv compliance with all the terms and pro-	er of isions
If said mortgagor. A shall cause to be paid to sa provisions of said note hereby secured, including fut	id mortgages the entire am- ure advances, and any exte	ount due it hereunder, and under the t maions or renewals thereof in accords	erms a ince w
the terms and provisions thereof, and if said mortgag then these presents shall be void; otherwise to remain session of all of said property, and may, at its option, be immediately due and payable, and may foreclose the date of such default all items of indebtedness sect	ors. shall comply with all of n in full force and effect, a declare the whole of said n his mortgage or take any of ured hereby shall draw inter	the provisions of said note and of this r and said mortgagee shall be entitled to ote and all indebtedness represented to ther legal action to protect its right, rest at 10% per annum. Appraisement	the p the p
This mortgage shall be binding upon and shall en assigns of the respective parties hereto.			
IN WITNESS WHEREOF, said mortgagor S.	ha ve hereunto set the	ry hand is the day and year fi	rst abo
	Ric	riha W. Brown	
STATE OF KANSAS,	Mar	une de la	
COUNTY OF Franklin	day of July		fore n
wood 1 the Correctally known to me to be the same		s within mortgage, and such person.	
acknowled the execution of the same.		Seal the day and year last above write	
My Comme Propress October 7, 1966	addiar 1. Co	to Notary Public	

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Recorded July 15, 1963 at 9:40 A. M.

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