48956 6M 10 61 ATT. REV. 4-56

LA CHAMINE WAS ASSETTED TO

85763 воок 135	MORTGAG	53 (10 S.W.) (11 (11 ) (12 S.W.) (13 S.W.) (13 S.W.)
		Lean No. 11197
THIS INDENTURE, made this 30	th day of Sep	tember , 19_63, by and between
Robert Lo	well Cox and Patricia	Ann Cox, his wife
of Douglas County,	Kansas, as mortgagor S., and	
Ottawa Savings and Lo	an Association	, a corporation organized and existin
under the laws of Kansas with its principe Kansas, as mortgagee;		at Ottawa
WITNESSETH: That said mortgagor		
Ten Thousand Five Hundred and		Dollars (\$ 10,500.00 )
and assigns, forever, all the following descri	ribed real actate, situated in th	gage and warrant unto said mortgagee, its successor
and State of Kaneas, to-wit:		county of Language
Township 15, Range 20 Thence So. 150 ft., t	, Douglas County, Kans hence West 150 ft., th	f the ME 1/4 of Section 3, sas, thence East 150 ft., mence No. 150 ft., to the of condemned for highway
Transfer of title of the real the mortgages shall render the at the option of the mortgages	amount due under the	described without written consent of promissory note immediately payable
		ncluding stokers and burners, screens, awnings, storm with said property, whether the same are now located
TO HAVE AND TO HOLD THE SAM	E, together with all and singul	ar the tenements, hereditaments and appurtenances
thereunto belonging, or in anywise appertal	ning, forever, and warrant the	title to the same. Said mortgagor S. hereby cove-
and described and STO said of	Are , at the delivery hereo	t, the lawful owner S of the premises above conveyed
and that t he V will warrant and defend	the title therete describe	heritance therein, free and clear of all encumbrances
		at the claims and demands of all persons whomsoever
PROVIDED ALWAYS, and this instru	ment is executed and delivered	to secure the payment of the sum of
with interest thereon, together with such ch	arges and advances as may be	due and payabe to said mortgagee under the terms
and conditions of the promissory note of eve gagee, payable as expressed in said note, an terms of said note are hereby incorporated	n date herewith and secured he	ereby, executed by said mortgagor S to said mort- all the terms and conditions contained therein. The
It is the intention and agreement of the	parties hereto that this mortgag	re shall also secure any future advances made to said
mortgagor. s by said mortgagee, and any ar any of them, may owe to said mortgagee, he remain iff full force and effect between the p all amounts secured hereunder, including ful	nd all indebtedness in addition to owever evidenced, whether by mearties hereto and their heirs, potture advances, are paid in full.	o the amount above stated which said mortgagors, or lote, book account or otherwise. This mortgage shall ersonal representatives, successors and assigns, until with interest.
The mortgagor. S. hereby assigm. Lo and hereby authorize said mortgage or its and income therefrom and apply the same to or improvements necessary to keep said prop in the note hereby secured. This rent assign taking of possession hereunder shall in no m or otherwise.	said mortgagee all rents and in agent, at its option, upon defaul the payment of interest, princip perty in tenantable condition, or ament shall continue in force un anner prevent or retard said m	come arising at any and all times from said property t, to take charge of said property and collect all rents al, insurance premiums, taxes, assessments, repairs to other charges or payments provided for herein or til the unpaid balance of said note is fully paid. The ortgages in the collection of said sums by foreclosure
There are no unpaid labor or material b	ills outstanding which would re	sult in a mechanic's lien against this property.
Any transfer of said real estate shall be the payment of such indebtedness.	e subject to the condition that	the purchaser or purchasers shall also be liable for
said note and of this mortgage.	and windset upon and emorce s	any time shall not be construed as a waiver of its rrict compliance with all the terms and provisions of
		e amount due it hereunder, and under the terms and extensions or renewals thereof in accordance with
the terms and provisions thereof, and if said then these presents shall be void; otherwise session of all of said property, and may, at it be immediately due and payable, and may for the date of such default all items of indebted	mortgagor S. shall comply with to remain in full force and effe s option, declare the whole of ss preclose this mortgage or take a mess secured hereby shall draw	all the provisions of said note and of this mortgage, ect, and said mortgagee shall be entitled to the pos- tidenote and all indebtedness represented thereby to any other legal action to protect its right, and from interest at 10% per annum. Appraisement waived.
This mortgage shall be binding upon and assigns of the respective parties hereto.	shall enure to the benefit of t	he heirs, executors, administrators, successors and
IN WITNESS WHEREOF, said mortgo		
written.	4 6	their hand S the day and year first above
· .		Robert Lowell Cox
48956 6M 10 61 ATT, REV. 456		Patricia Ann Cox