	MORTGAGE-Savinge and Lean Ferm (Direct Reduction Plan) 255-2 Hall Like Co., Inc. Ten-
	autracade overlage and Loan Form (Firect Reduction Plan) 255-2 Hall Litho Co., Inc., Top
	BOOK 138 35711 MORTGAGE
	THIS INDENTURE, made this 25 day of July , 19.64, by and betw
	Dan F. Rogers' and Linda Rogers, his sife
	of Druslan County, Kansas, as mortgager, 3 , and
	Ottawa Savinga and Loan Association
1.	under the laws of Kansas with its principal office and place of business at Ottawn
	WITNESSETH: That said mortgagor
	Thirteen thousand and no/100 Dollars (\$ 13,000.00 the receipt of which is hereby acknowledged, do not by these presents mortgage and warrant unto said mortgages, its success
	and samigras, forever, all the following described real estate, situated in the county ofint
	The North 70 feet of Lots 150, 152 and 154 on Chapel Street, in the City of Baldwin, Douglas County, Kansas,
	Transfer of title of the real property herein above described window written consent o
. 8	the mortgages shall render the amount due under the promissory hote impediately payable at the option of the mortgages.
- Cal	Together with all hating, lighting, and plumbing equipment and fixtures, including stokers and burners, arresns, swnings, star windows and doors, and window shades or blinds, used on or in connection with said property, whicher the same are now locat on said property or hereafter placed thereon.
	TO HAVE AND TO HOLD THE SAME, together with all and singular the tenementa, hereditaments and appurtenance
a second	thereunto belonging, or in anywise apportaining, forever, and warrant the tills to the same. Said mortgager 9 berghe and
	nant with said mortgages that t. hs y arm _, at the delivery hereof, the lawful owner 5 of the premises shows scores
	and described, and <u>arc</u> selesd of a good and indefensible state of inheritance therein, free and clear of all encumbrance and that <u>they</u> will warrant and defend the title thereto forever against the claims and demands of all persons whomsoever
L. Alleria	PROVIDED ALWAYS, and this installment is executed and altimet to the start
	Thirteen thousand and $n_0/100$ — — — — — — — — — — — — — — — — — —
	the same period of an and the same period of all all all the same the last
- 1	and conditions of the promissory note of even date herewith and secured hereby, executed by said mortgragor 2 to said mor expo, payable as expressed in said note, and to secure the performance of all the terms and conditions contained therein. The terms of said note are hereby incorporated herein by this reference.
	It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advances made to an mortgagor
-	mortingor. It by said mortgagee, and any and all indebtedness in addition to the amount above stated which and mortgages, any of them, may over to said mortgages, however, evidenced, whether by note, book account or otherwise. This mortgage sha remain in full force and effect butween the particles hereto and "Deriver personal representatives, successors and assigns, unt all amounts secured hereunder, including future advances, are paid in full with interest.
i i i	The mortgagor 5, hereby assign to and mortgagee all rents and income arising at any and all times from said property
	The mortgagor 5 hereby assign to said mortgages all rents and income arising at any and all times from said proper and hereby authorize said mortgages or its agent, at its ortion, upon default, to take charge of said property and collect all ren and income therefrom and apply the same to fich aggment of interest, principal, insurance prenlums, itsres, assammenta, repair or improvements necessary to keep aid property in tenantable condition, or to other charges or parimets provided for herein in the note herein second and a said the same to fich aggment of interest, principal, insurance prenlums, itsres, assammenta, repair in the note herein second and the same to fich aggment of interest, principal, insurance previded for herein taking of possession hereunder shall in no manner prevent or relard said mortgages in the collection of aid num by forcelasu
	in the note averagy secured. This rent assignment shall continue in force until the unpaid balance of said note is fully paid. The taking of possession hereunder shall in no manner prevent or relard said mortgages in the collection of said sums by forecleau or otherwise.
	There are no unpaid labor on-material bills outstanding which would result in a mechanic's lien against this property.
C.Second	Any transfer of said real estate shall be subject to the condition that the purchaser or purchasers shall also be liable to the payment of such indebtedness.
4	The failure of the mortgages to assert any of its rights bereunder at any time shall not be construed as a waiver of it right to assert the same at any later time, and to insist upon and enforce strict compliance with all the terms and previsions o
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interplace	If said mortgaget. S. shall cause to be paid to said mortgages the entire amount due it hereunder, and under the terms an provisions of said note hereby secared, including future advances, and any extensions or resymple thereof in accordance with these said and and any extensions or resymple thereof in accordance with the said and any extensions or resymple the same said and any extensions of said mortgages and any extensions of said mortgages and any extensions of said mortgages are said any extensions of said mortgages and any extensions of said mortgages are said any extensions of said any extensions of said any extensions of said are
1-	then these proventies intervent, and it and mortgrager B shall comply with all the provisions of said note and of this mortgrage than these presents shall be void; otherwise to remain in full force and effect, and said mortgrages shall be entitled to the pos- session of all of said property, and may at the outjon, declars the whole of said note and all indicts are
	the terms and provisions thereof, and if said mortgager is shall comply with all the provisions of said note and of this mortgager than 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 ead property, and may forcelose this mortgage or take any other legal action to represented thready it 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 theme of indebtdgess secured hereby shall draw interest at 10% per annum. Appraisement waived. This mortgage the beinding one and other and any forcelose the secure derive shall draw interest at 10% per annum.
	This mortgage shall be binding upon and shall enurs to the benefit of the heirs, executors, administrators, successors and assigns of the respective parties hereto.
1	IN WITNESS WHEREOF, said mottgagor 2. have herento set their hand 2 the day and year first above written.
And-No	- A P
	Dan F. Hopers
and the second se	n - Secular Dogard
	Alnda-Hopers/

the stand

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