Reg. No. 19,970 Fee Paid\$131.25

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MORTGAGE-Skvings and Loan Fe	transformation and a rand and a	Hall Litho. Co., Inc., Topek
89430, BOOK 138	MORTGAGE	
	25th day is Septim	Loan No.
THIS INDENTURE, made this JOE B. STROUP AND KALA	L. STROUP, his wife and	tall, by and between
	OROTHY E. VANTUYL, his wife	
Douglas	unty, Kansas, as morigagor ⁶ , and	
AMERICAN SAVINGS ASSOCIATIO		, a corporation organized and existin
under the laws of Kansas with its pr	rincipal office and place of business at T	opeka
WITNESSETH: That said morte	gagor 5, for and in consideration of the s UNDRED and NO/100	
	edged, do by these presents mortgage and	
and assigns, forever, all the following and State of Kansas, to-wit:	described real estate, situated in the county	of Douglas
an Add	in Block 3, Broadview Terr ition to the City of Lawre glas County, Kansas	ace, nce,
Together with all heating, lighting, and	d plumbing equipment and fixtures, including	stokers and burners screens surplus sta
on said property or hereafter placed the TO HAVE AND TO HOLD THE	d plumbing equipment and fixtures, including s or blinds, used on or in connection with sale ereon. SAME, together with all and singular the t	property, whether the same are now located
thereunto belonging, or in anywise app	pertaining, forever, and warrant the title to	the same. Said mortgagor S hereby cove
nant with said mortgagee that h	he y are , at the delivery hereof, the law	ful owner. 5 of the premises above conveyed
and that t hey will warrant and de	f a good and indefeasible estate of inheritance efend the title thereto forever against the cla	therein, free and clear of all encumbrances
PROVIDED ALWAYS, and this it	instrument is executed and delivered to reason	at a finance of the
Filly Two Thousand Five Hun	ndred and NO/100	E2 500 00
and conditions of the promissory note o gagee, payable as expressed in said not terms of said note are hereby incorpor-	of even date herewith and secured hereby, ex te, and to secure the performance of all the rated herein by this reference.	scuted by said mortgager ⁵ to said mort- terms and conditions contained therein. The
. It is the intention and agreement of	f the parties hereto that this mortgage shall -	International Academic Contractor of Contractor
mortgagors by said mortgages, and a any of them, may owe to said mortgage remain in full force and effect between all amounts secured hereunder, includin	any and all indubtedness in addition to the am ree, however evidenced, whether by note, book the parties hereto and their heirs, personal r ng future advances, are paid in full with inte	ount above stated which said mortgagors, or account or otherwise. This mortgage shall epresentatives, successors and assigns, until
The mortgagor 5 hereby assign and hereby authorize said mortgagee or	to said mortgaigee all rents and income aris	ing at any and all times from said property
and income therefrom and apply the sam or improvements necessary to keep said in the note hereby secured. This rent a taking of possession hereander shall in ar otherwise.	to said mortgagee all rents and income ari r its agent, at its option, upon default, to tak no to the payment of interest, principal, insur i property in tenantable condition, or to other assignment shall continue in force until the u no manner prevent or retard said mortgagee	charge of said property and collect all rents ance premiums, taxes, assessments, repairs charges or payments provided for herein or spaid balance of said note is fully paid. The in the collection of said sums by foreclosure
There are no unpaid labor or mater	rial bills outstanding which would result in a	
	hall be subject to the condition that the pure	mechanic's lien against this property.
The failure of the mortgages to as		haser or purchasers shall also be liable for
said note and of this mortgage.		haser or purchasers shall also be liable for shall not be construed as a waiver of its pliance with all the terms and provisions of
If said mortgagor S shall cause to provisions of said note hereby secured.	be paid to said mortgagee the entire amount including fiture advance, and any extend	haser or purchasers shall also be light for shall not be construed as a waiver of its planes with all the terms and provisions of due it hereunder, and under the terms and
If said mortgagor S shall cause to provisions of said note hereby secured.	be paid to said mortgagee the entire amount including fiture advance, and any extend	haser or purchasers shall also be light for shall not be construed as a waiver of its planes with all the terms and provisions of due it hereunder, and under the terms and
said noise and of this mortgage. If said mortgagor 5, shall cause to provisions of said note hereby secured, the termy and provisions thereof, and if then these presents shall be void; other session of all of said shall be void; and my be immediately due and payable, and my the date of such default all items of inde		haser or purchasers shall also be light for shall not be construed as a waiver of its blance with all the terms and provisions of due it hereunder, and under the terms and mo or renewals thereof in accordance with revisions of said note and of this morigage, and morigages shall be entitled to the pos- ling all indecidences represented, thereby to legal action to protect its right, and from a 10% per anum. Appresented wived.
said noise and of this mortgage. If said mortgagor 5, shall cause to provisions of said note hereby secured, the termy and provisions thereof, and if then these presents shall be rold; other secsion of all of said shall be rold; and may be immediately due and payable, and mu the date of such default all items of inde	be paid to said mortgages the entire amount including future advances, and any extensis said mortgager ⁶ shall comple with all the wise to remain in full force and effect, and at 1ts ortion, declare the whole of said note any foreclose this mortgage or take any other schedness secured hereby shall draw interest n and shall enture to the benefit of the heirs	haser or purchasers shall also be liable for shall not be construed as a waiver of its blance with all the terms and provisions of due it hereunder, and under the terms and me or renewals thereof in accordance with revisions of said note and of this mortgage, and mortgagee shall be entitled to the pos- ling all indications represented, thereby to legal action to protect its right, and from a 10% per annue. Appresenter wived.
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and note and of this mortgage. If said mortgagor S shall cause to provisions of said note hereby secured, the terms and provisions thereof, and if then these presents shall be void; other session of all of said property, and may, the immediately due and payable, and m the date of such default all items of indo This mortgage shall be binding upor saigns of the respective parties hereto. IN WITNESS WHEREOF, and m rriten. More B_Strouge	be paid to said morrigages the entire amount including future advances, and any extension and the contrast of the same set of the same at the contrast in fail force and effect, and at the contrast in fail force and effect, and at the contrast of the same set of the same at the contrast of the same set of the ebtedness secured hereby shall draw interest n and shall enure to the benefit of the beirs nortrastor \$ ha Ve hereonto set their hours Bully hours bully hours bully	haser or purchasers shall also be liable for shall not be construed as a waiver of its pliance with all the terms and provisions of due it hereunder, and under the terms and no or renewals thereof in accordance with revisions of said notes and of this mortgace, and mortgaces shall be entitled to the pos- and all indeptedences represented, thereby to legal action to protect its right, and from at 10% per annum. Appresenter waived. executors, administrators, successors and hand ³ the day and year first above B. Units C. Billy B. Vantuy D. Lingt, Atting J.