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MORTGAGE-Sävings and Loan Form (Direct Reduction Plan	i) 555.2 Hall Lithe Co., Inc., Tepel
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BOOK 139 CHURCH	Loss No DR 3071
	December
JAMES SIDNEY REED and PAULT	NE R, REED, his wife
of Douglas County, Kanasa, as mortgagor	
AMERICAN BAVINGS ASSOCIATION OF TOPEKA	, a corporation organized and existin
under the laws of Kamsas with its principal office and place of Kansas, as murigages;	
WITNESSETH: That mid mortgagor ^g , for and in condi- CEN THOUSAND and NO/100	Dollars (\$ 10,000.00
the receipt of which is hereby acknowledged, doby these preses and assigns, forever, all the following described real estate, situat and State of Kansen, to-wit:	ata mortgage and warrant unto said mortgagee, its successor
The East 71.65 feet of Lot 4 Subdivision of Blocks 3 and 4 addition to the City of Lawren	in Block 4 of the Replat and is Southwest Addition, an nee in Douglas County, Ransan.
Contrast with all heating, lighting, and plumbing equipment and f windows and doors, and window shades or black, used on or in co m said property or horactive placed therean. TO HAVE AND TO HOLD THE SAME, together with all an	ixtures, including stokers and burners, acreens, swnings, storn assection with said property, whether the same are now locate
hereunto belonging, or in anywise appertaining, forever, and war	rant the title to the same. Said mortgagorh hereby core
antwith said morigages that%ey_are, at the delive and described, andareselzed of a good and indefeasible es	ry hereof, the lawful owner S_ of the premises above conveyed
nd that	er against the claims and demands of all persons whomspower
PROVIDED ALWAYS, and this instrument is accounted and	
TEN THOUSAND and NO/100	
nd conditions of the promissory note of even date herewith and a ages, payable as expressed in said note, and to secure the perfor- trans of said note are hereby incorporated herein by this referen-	scured haveby, executed by said mortgager.5. to said mort mance of all the terms and conditions contained therein. The
It is the intention and agreement of the parties hereto that this	mortrage shall also seemes any fotose adapaness to the
nortgager 3. by said mortgagee, and any and all indebtedness in any of them, may over to said mortgagee, however evidenced, where main in full force and effect between the parties herein and their is another independent in anomals secured bereander, including future advances, are paid	addition to the amount above stated which said mortgagors, on ther by note, book account or otherwise. This mortgages shall
I amounts secured hereunder, including future advances, are paid The mortzagor 5) hereby assign to add another	neurs, personal representatives, successors and assigns, until I in full with interest.
The mortgager B. hereby assign to said mortgages all rend d hereby authorize said mortgages or its agent, at its option, up d income therefrom and apply the same to the payment of interpet inspresements necessary to keep said property in tenaniable com- the note hereby secured. This rent assignment shall continue in hing of possession hereunder shall in no manner prevent or rela- ciblerwise.	on default, to take charge of said property and collect all rents , principal, insurance premiums, taxes, ascentiations
the note hereby secured. This rent assignment shall continue in king of possession hereunder shall in no manner prevent or rela-	illion, or to other charges or payments provided for herein or force until the unpaid balance of said note is fully paid. The d said mortragese in the collection of the said note is fully paid.
There are no unpaid labor or material bills outstanding which	would remait in a methanicia lies analysi atta
Any transfer of said real estate shall be subject to the condities payment of such indebtedness.	ion that the purchaser or purchasers shall also be Hable for
The failure of the mortgages to assert any of its rights hereu of to assert the same at any later time, and to insist upon and e id note and of this mortgage.	
If said mortgager	and any extensions or renewals thereof in accordance with
e terms and provisions thereof, and if said mortgapor. A shall con on these presents shall be vide; otherwise to remain in full force saion of all of said property, and may, at its option, declary the wi immediately due and payable, and may forcelose this mortgape is date of such default all items of indebtedness secured hereity sh This mortgape.	appy with all the provisions of said note and of this mortgage, and effect, and said mortgagee shall be entitled to the pos- bole of said mote and all indebt draw
immediately due and payable, and may foreclose this mortgage a data of such default all items of indebtedness secured hereby sh	or take any other legal action to protect is right, and from all draw interest at 10% per annum. Appraisment waived
signs of the respective parties hereto.	ent of the heirs, executors, administrators, successors and
IN WITNESS WHEREOF, said mortgagar 8 ha V9.eroent	o set their hands the day and year first above
James Sidney Reed	Hauling, R. Bigh Pauline R. Reed
AND DATION	· · · · · · · · · · · · · · · · · · ·
AND DATE MANY AND	

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