BOOK 140 972 MORTGA	AGE	
	Loan No. 11967	1
The second se	April	betwe
Raymond E. Ingle and B	arbara J. Ingle, his wife	- 1-
of Douglas County, Kansas, as mortgagor S		
Ottawa Savings and Loan Associat		aviati
under the laws of Kansas with its principal office and place of bus Kansas, as mortgagee;	iness at Ottawa	EALISE
WITNESSETH: That mid mortgager. , for and in consider One thousand two hundred and no/	100 Dollars (\$1,200.0	0
the receipt of which is hereby acknowledged, do by these presents : and assigns, forever, all the following described well enter directed	mortgage and warrant unto said mortgages its en	ICCOLO
service and accounting star many service and s		
A tract commencing 498 feet North of the Township 14 South, Range 19 East of the North 96 feet; thence West 165 feet; the 165 feet to the place of beginning, Dou,	oth Principal Meridian; thence	1.0
tansfer of title of the real property herein about the mortgagee shall render the amount due under the the option of the mortgagee.	ove described without written conser the promissory note immediately pays	nt o: able
Together with all heating, lighting, and plumbing equipment and fixtu windows and doors, and window shades or blinds, used on or in connec on said property or hereafter placed thereon.	res, including stokers and burners, screens, awningo ction with said property, whether the same are now	s, stor
TO HAVE AND TO HOLD THE SAME, together with all and s	ingular the tenements bereditaments and ensuel	
thereunto belonging, or in anywise appertaining, forever, and warrant	t the title to the same. Said mortgagor n_hereb	y cov
nant with said mortgagee that to be y are, at the delivery h and described, and Are seized of a good and indefeasible estate	sereof, the lawful owner 5 of the premises above of	onveya
and thatthey will warrant and defend the title thereto forever a	gainst the claims and demands of all persons whom	Fance
PROVIDED ALWAYS, and this instrument is executed and deliv	vered to secure the payment of the sum of	
One thousand two hundred and no/10 with interest thereon, together with such charges and advances as may used conditions of the		)
and conditions of the promissory note of even date herewith and secure reases, psychole as expressed in said note, and to secure the performance arms of said note are hereby incorporated herein by this reference.	ed hereby, executed by said mortgager. 3. to said ce of all the terms and conditions contained therei	i mort n. Th
It is the intention and agreement of the parties bereto that this me	stormer thall show the second	
any of them, may own to said mortgages, and any and all indebtedness in addition running of them, may own to said mortgages, however evidenced, whether runnin in full force and effect between the parties hereto and their heil all amounts secured hereunder including forms address and their heil	tion to the amount above stated which said mortgan by note, book account or otherwise. This mortgan rs. personal representatives, successors and assignment	rors, o re shal
and hereby authorize raid mortgages or is agent, at its option, upon d and income therefrom and apply the same to the payment of interest, pro- r improvements necessary to keep and properly in termantable condition in the note hereby secured. This rent assignment shall continue in for taking of possession hereunder shall in no manner prevent or relard as or otherwise.	ad income arising at any and all times from said pr effault, to take charge of said property and collect al incipal, insurance premiums, taxes, assessments, n, or to other charges or payments provided for he cuntil the unpaid balance of said note is fully paid id mer agee in the collection of said sums by force	roperty Il rents repairs rein of d. The closure
There are no unpaid labor or material bills outstanding which would	ld result in a mechanic's lies anningt this	
Any transfer of said real estate shall be subject to the condition t as payment of such indebtedness. The failure of the mortcaures to secret sour of its state because		
The failurs of the morigagee to assert any of its rights hereunder ight to assert the same at any later time, and to insist upon and enfor- ind note and of this mortgage.	r at any time shall not be construed as a waiver ce strict compliance with all the terms and provisi	of its
If said mortgagor _ S shall cause to be paid to said mortgagee the e rovisions of said note hereby secured, including future advances, and	entire amount due it hereunder, and under the term	ns and
we terms and provisions increef, and if said mortgager _s shall comply in these presents shall be void; otherwise to remain in full force and assion of all of said property, and may, at its option, declare the whole is immediately due and payable, and may foreiose this mortgage or to be date of such default all items of indebtdness secured horeby shall do	with all the provisions of said note and of this mor effect, and said mortgages shall be entitled to th of said note and all indebtdness represented ther ake any other legal action to protect its right, and raw interest at 100° means of protect its right, and	tgage, le pos- eby to l from
signs of the respective parties hereto.	of the heirs, executors, administrators, successor	and
IN WITNESS WHEREOF, said mortgagor _5 ha Vthereunto set ritten.	t their hand 8 the day and year first	
	Raineraid P. 1.	
	Haymond E. Ingle	
EP IND ID-RS ATT. REV. 4-56	Barbara J. Ingle	

Nº Section