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			Reg. No. 371 Fee Paid \$33
MORTGAGE-Savings a	nd Loan Form (Direct Reduction I	'lan) 255-2	Hall Lithe Co., Inc., Topeka
THIS INDENTURE,	BOOK 140	FGAGE	Loan No. 12025 , 19.65, by and between
	Albert Lee Rollins and I	aVerna M. Rollins, hi	is wife
of Franklin	County, Kansas, as mortga Ottawa Savings and Loan		corporation organized and existing
WITNESSETH: The Thi the receipt of which is here	with its principal office and place at asid mortgager. B., for and in con- rteen Thousand Five. Hund "by schnowledged, do by these pr	of business at Ottawa melderation of the sum of red and No/100	- Dollars (\$ 13,500,00), unto said mortgagee, its successors
Lot twenty	he following described real estate, ai it: -six (26) in Western Hill		
of Douglas,			
comissory note imme	money mortgage. Transfer ritten consent of the mor ediately payable at the o Nghing, and plumbing equipment an	tgagee shall render t	he amount due under the
TO HAVE AND TO H	lighting, and plumbing equipment an indow anades or blinds, used on or in the placed thereon. IOLD THE SAME, together with all anywise appertaining, forever, and	and singular the tenements,	hereditaments and appurtenances
ant with said mortgag	we that _ the y_ ars_, at the de selsed of a good and indefeasible srant and defend the title thereto fo	ivery hereof, the lawful owner estate of inheritance therein,	5. of the premises above conveyed free and clear of all encumbrances
PROVIDED ALWAYS	5, and this instrument for Recuted at teem Thousand Five Hundri- ther with such charges and advances	d delivered to secure the new	and at the sum of
nd conditions of the promi- nges, payable as expressed arms of said note are have	asory note of even date herewith and I in said note, and to secure the per- eby incorporated herein by this refer	i secured hereby, executed by formance of all the terms and rence.	said mortgagor_S_ to said mort- conditions contained therein. The
ortgagor <u>B</u> by said mort ay of them, may owe to as main in full force and effo l amounts secured hereund	agreement of the parties hereto that gagee, and any and all indebtedness ald mortgagee, however svidenced, w ect between the parties hereto and th der, including future advances, are p	this mortgage shall also secure in addition to the amount above thether by note, book account sir heirs, personal representa- aid in full with internet.	any future advances made to said a stated which said mortgagors, or or otherwise. This mortgage shall dives, successors and assigns, until
The mortgagorS here ad hereby authorize said m d income therefrom and ag- improvements necessary the note hereby secured. king of possession hereune otherwise	by assign to said mortgarge all nortgages or its agent, at its option, pply the same to the payment of inter to keep said property in transtable or This rent assignment shall continue der shall in no manner prevent or re	ents and income arising at an upon default, to take charge of est, principal, insurance pren condition, or to other charges o in force until the unpaid bala tard said mortgages in the col	y and all times from said property said property and collect all rents jums, taxes, assessments, repairs r payments provided for herein or nee of said note is fully paid. The section of said sums by forcelosure
There are no unpaid lat Any transfer of said re e payment of such indebte	bor or material bills outstanding whi sal estate shall be subject to the con edness.	ch would result in a mechanic dition that the purchaser or p	s llen against this property, ourchasers shall also be Hable for
The failure of the mort at to assert the same at a id note and of this mortge	ignagee to assert any of its rights he any later time, and to insist upon an age.	reunder at any time shall not d enforce strict compliance wi	be construed as a waiver of its th all the terms and provisions of
a said more agon a said note here a terms and provisions the in these presents shall be	hall cause to be paid to said mortgag by secured, including future advance sreef, and if said mortgagor 5 shall, void; otherwise to remain in full fo	ee the entire amount due it he es, and any extensions or ren comply with all the provisions ree and effect, and said morts	reunder, and under the terms and ewals thereof in accordance with of said note and of this mortgage, agee shall be entitled to the nos-
immediately due and pays a date of such default all i This mortgage shall be l tigns of the respective part	proof, and if said mortgrapor a shall wold; otherwise to remain in full for y, and may, at its option, declare the able, and may foreclose this mortgrap terms of indebtedness secured hereby binding upon and shall enure to the its hereto.	whole of said note and all in ge or take any other legal act shall draw interest at 10% per benefit of the heirs, executor	debtedness represented thereby to on to protect its right, and from r annum. Appraisement walved. s, administrators, successors and
	EOF, said mortgagor S_have here	and the standard of the second standard of the second standard standard standard standard standard standard sta	5. the day and year first above
		Albert Lee	Rollins
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