Reg. No. (75

BOOK 142 3109 M	ORTGAGE		, - <sup>3</sup> ,
THE INDENTURE, made this 25th	day of October	Loan No. 12153	between
Darrell Raymond Nor		Norris, his wife	
Ottawa Savings and I			
WITNESSETHe That said merterior 5 for and Pifteen Thausand and No/100	in consideration of the st	ttava . Kansas, as mor	
is receipt of which is hereby acknowledged, do ]	nereby mortgage and war	ant unto said mortgagee, all the fo and State of Kansas, to	llowing
Begimning at a point 798.75 fee Northwest corner of the Northea Thirteen (13), Range Twenty (20 feet, thence North 150 feet, th in Douglas County, Kansas; said	) thence South 150	feet South of the ion Eight (8), Township feet, thence East 216	
Analer of title of the real property h to mortgages shall render the amount du the option of the mortgages. gether with all besting. Hothurs and shumbles series	o midet the promis	sory note immediately paya	ble i
gether with all heating, lighting, and plumbing equipmendows and doors, and window shades or blinds, used on asid property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, together with results before a single state of the same is a single state of the same is a second state of the same is a sec	h all and singular the fe	anna anti-	
reunto belonging or in anywise appertaining, forever- the delivery hereof, t he y arg, the lawful owner easible estate of inheritance therein, free and clear of a thereto forever applied the clear of	Said mortgagor_S_herel	y covenant with said mortgage	that *
PROVIDED ALWAYS, and this mortgage is executed	t persons whomsoever.		1
Fifteen Thousand and No/100 h interest thereon, together with such changes and adva conditions of the promissory note of even date herewith e. payable as expressed in said note, and to secure the ms of said note are incorporated herein by this reference	nces as may be due and	Dollars (\$ 15,000.00	),
it is the intention and agreement of the parties hands	All and the second s		
tgagor by said mortgages, and any and all indebted of them, may owe to said mortgages, however ovidence ain in full force and effect between the parties hereto an imounts secured hereunder, including future advances, i The mortgager a hereby assign to said mortgage	ed, whether by note, book ad their heirs, personal re- tre paid in full with inter- se all rents and income ar	account or otherwise. This mortgages account or otherwise. This mortgage presentatives, successors and assigns, est.	B, OF shall until
The mortgager _ E, hereby assign to said mortgage y, and hereby authorize said mortgages or its agent, at it a and income thereform and apply the same to the payme this or dapprovements necessary to keep said property in in or in the note hereby secured. This rent assignment sh . The taking of possession hereunder shall in no manner closure or otherwise.	ts option, upon default, to ent of interest, principal, tenantable condition, or to all continue in force until prevent or retard zaid m	and at any and all times from said lake charge of said property and collec- insurance premiums; taxes, assessm other charges or payments provided the unpaid balance of said note is outgagee in the collection of said sum	pro- t all ents, for fully
Mortgagor shall keep and maintain the buildings and of od condition and repair at all times and not suffer was The failure of the mortgages to assert any of its righ to assert the same at any later time, and to imist upor note and of this mortgage.	her improvements now on	said premises or hereafter erected the	
If said mortgagor s, shall cause to be paid to said mor	tgagee the entire amount	iue it hereunder, and under the terms	and
arms and provisions thereof, and if said mortgager S these presents shall be void; otherwise to remain in ful no of all of said property, and may, at its option, declar unsdictely due and payable, and may foreclose size of such default all items of indebtedness secured her The terms and provisions hereof shall strend to add her	shall comply with all the pr l force and effect, and sa the whole of said note al thage or take any other is	ovisions of said note and of this mortg d mortgagee shall be entitled to the d all indebtedness represented thereb gal action to protect its rept and	vith age, bos- to
The terms and provisions hereof shall extend to and be b ms of the respective parties hereto. N WITNESS WHEREOF, said mortgagor .s. ha yesh first above written.	unding upon the heirs, e	cerutors, administrators, successors	and .
	x formall	Raymond Viers	
N. 198	Phyllin	Ann Norris	

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