OETGAGE-Savings and Loss Form (Direct Reduction Plan) 25	5-2 Rev. 1965	Hall Litho Co., Inc., Topeka
BOOK 161 2321 MORTG	AGE	
THIS INDENTURE, made this 21.1 day of	august	, 19.65, by and between
Carlos L. Mepke and C	arolyn D. Keerke, hi	
and Melvin D. Smith-and Co Douglas County, Kasaas, as morigagor B		110
Ottawa Savings and Loan Ass		
WITNESSETH: That said mortgagur. S., for and in conside	7. Ottawa	
Eighteen Thousand and No/100 -	<u></u>	Sector and the sector of the s
a receipt of which is bareby acknowledged, do hereby mor scribed real estate, situated in the county of Douglass		mortgagee, all the followin nd State of Kansas, to-wit:
Lot 16, Block 13, in South Hills No. 2	, an addition to the	City of
Lawrence, Douglas County, Kansas.		
s is a purchase money mortgage. Transfer of wribed without written consent of the mortgag missory note immediately payable at the option	ee shall render the a n of the mortgages.	mount due under the
sether with all heating, lighting, and plumbing equipment and fu- indows and doors, and window shades or blinds, used on or in comr- said property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, together with all and		
ereunto belonging or in anywise appertaining, forever. Said mor	tgager II. hereby covenant	with said mortgages that
the delivery hereof, $\underline{L}$ he $\underline{y}$ $\underline{A} \underline{x} \underline{a}$ , the lawful owner $\underline{S}$ of a feasible estate of inheritance therein, free and clear of all encum		seized of a good and in will warrant and defend th
le thereto forever against the claims and demands of all persons PROVIDED ALWAYS, and this mortgage is executed to secure		^ * * *
Eighteen Thousand and No/100		diars (\$ 18,000.00
d conditions of the promissory note of even date herewith and sec gee, payable as expressed in said note, and to secure the perform rms of said nots are incorporated herein by this reference.		
It is the intention and agreement of the parties hereto that this	mortgage shall also secure any	future advances made to sal
ortgagor. 3. by said mortgagee, and any and all indebtedness in a y of them, may own to raid mortgagee, however evidenced, wheth mush in full force and officer between the parties hereto and their I I amounts secured hereunder, including future advances, are paid	ddition to the amount above st er by note, book account or o heirs, personal representatives in full with interest.	ated which said morigagors, o therwise. This mortgage sha , successors and assigns, unti
The morrigagor is hereby assign to said morrigages all res rty, and hereby sutherise said morrigages or its agrent, at its option, his and income therefrom and apply the same to the payment of in matrix of morriganding hereasary to here said normative in tempartic	ts and income arising at any , upon default, to take charge iterest, principal, insurance   la condition on to other the	and all times from said pro of said property and collect al promiums, taxes, assessments
The mortgagor_fiberous, including induce interferences, and part rrty, and harshy authorize and mortgages or its agrant, as its option, into and income thereform and apply the same to the payment of in pairs or improvements necessary to keep said property in tenantahi rein or in the note hereby secured. This rent assignment shall conti id. The taking of possession hereunder shall in no manner prevent reclosure or otherwise.	nue in force until the unpaid or retard said mortgages in	balance of said note is full, the collection of said sums by
Mortgagor shall keep and maintain the buildings and other impi good condition and repair at all times and not suffer waste or pe	rovements now on said premise rmit a nuisance thereon.	s or hereafter erected thereos
The failure of the mortgagee to assert any of its rights hereu ght to assert the same at any later time, and to insist upon and en id note and of this mortgage.	nder at any time shall not be force strict compliance with a	construed as a waiver of it Il the terms and provisions a
If said mortgagor, 5. shall cause to be paid to said mortgages ovisions of said note hereby secured, including future advances, a		
a terms and provisions thereof, and if said mortgager. Is shall come in these presents shall be odd, otherwise to remain in full force, said of all of and property, and may at its option, declare the whitemediately due and payable, and may foreclose this mortgage of data of such default all lemss of indeclares sector hereiny shall.	nply with all the provisions of and effect, and said mortgage sole of said nots and all indeb r taks any other legal action all draw interest at 10% per an	aid note and of this mortgage e shall be entitled to the pos- tedness represented thereby to to protect its right, and from num. Appraisement waived.
The terms and provisions hereof shall extend to and be binding signs of the respective parties hereto.	upon the heirs, executors, a	
IN WITNESS WHEREOF, said mortgagor S_ha YS hereunto ar first above written.	subscribed their	name = the day and
Carlos Llacphe	Melvin Rosm	Smith
Carolyn D. Koepe	Carol Des Carol Des Sm	Amith