## 125

Reg.No. 1,609 Fee Paid \$25.00

	************************	**************************	Hall Litho Co., Inc., Top
BOOK 145	6777 N	MORTGAGE	
			Loan No. 12372
THIS INDENTURE, I	nade this 7th	day of November	, 1966 , by and bet
			, asset, by and bet
	Leonard C. C	lark and Dorothy Bell	e Clark, his wife
of Douglas		mortgagor S, and	, , , , , , , , , , , , , , , , , , , ,
		s and Loan Associatio	**************************************
of	, o obana baving	s and Loan Associatio	
			Ottawa , Kansas, as mortgr
"TIMBODETH; THE	en Thousand and Ma	and in consideration of the su	m of
the receipt of which is he	rehy acknowledged de	2/100 =	Dollars (\$ 10,000,00
described real estate, situate	d in the county of	nereby mortgage and warr	ant unto said mortgagee, all the follow
	The country of	congras.	and State of Kansas, to-wi
The West 33	ft. of Lot One Ho	undred Thirteen (113)	and all of Lot
One Hundred	Fifteen (115), ar	nd East 2 ft. of Lot	One Hundred Seventeen
(117), all	on Fremont Street.	City of Baldwin, Don	iglas County Kangas
		, Dp.	carry, names,
This is a purchase	money mortes co	rangfan of total	Andrew .
	s recent compette of	the mortgagee shall y	the real property herein aborender the amount due under
windows and doors, and wind	ghting, and plumbing equi low shades or blinds, used	pment and fixtures, including on or in connection with said	stokers and burners, screens, awnings, st property, whether the same are now loca
TO HAVE AND TO HO	r placed thereon.		property, whether the same are now loca
thereunto belonging or in an	wwise appertaining forest	with all and singular the ter	nements, hereditaments and appurtenan
at the delivery hereof, t he	V Are the lawful on	er. Said mortgagor S. hereb	y covenant with said mortgagee of a good and
defeasible estate of inheritan	ce therein, free and clear	of all encumbrances and the	at the y will warrant and defend
title thereto forever against	the claims and demands of	all persons whomsoever.	the y will warrant and defend
		uted to secure the payment of t	
Ton	Thousand and M- /7	00	
and conditions of the name	r with such charges and s	dvances as may be due and p	avable to safd mortgages under AL - 4
gagee, payable as expressed i terms of said note are incorp	n said note, and to secure	with and secured hereby, execute the performance of all the te	uted by said mortgager S to said mortgager s and conditions contained therein.
		reto that this mortgage shall a	
any of them, may owe to said remain in full force and effect	mortgagee, however evid between the parties here	enced, whether by note, book o and their heirs, personal re-	unt above stated which said mortgagors account or otherwise. This mortgage si
The mounts secured hereunder	, including future advanc	es, are paid in full with inter	est.
perty, and hereby authorize sa rents and income therefrom ar	id mortgagee or its agent,	at its option, upon default, to	ising at any and all times from said ratake charge of said property and collect insurance premiums, taxes, assessment of the unpaid balance of said note is further or tranger in the collection of the contrarger in the collection of the contrarger in the collection of the collection
repairs or improvements neces herein or in the note hereby se	ssary to keep said property	y in tenantable condition, or t	insurance premiums, taxes, assessment of other charges or payments provided
paid. The taking of possession foreclosure or otherwise.	hereunder shall in no ma	nner prevent or retard said m	the unpaid balance of said note is fu ortgagee in the collection of said sums
Mortgagor shall keen and	maintain the huildings		
The failure of the morte	man to payant ann of it		alereon.
right to assert the same at an said note and of this mortgag	y later time, and to insist	upon and enforce strict compl	shall not be construed as a waiver of iance with all the terms and provisions
If said mortgager s she	Il cause to be not lite!		
		any extension	or renewals thereof in accordance w
			rovisions of said note and of this mortga, id mortgagee shall be entitled to the po
e immediately due and payab	le, and may foreclose this	mortgage or take any other l	id mortgagee shall be entitled to the pend all indebtedness represented thereby egal action to protect its right, and from 10% per annum. Appraisement waived.
The terms and provisions	hereof shall extend to and	he hinding	10% per annum. Appraisement waived.
			xecutors, administrators, successors a
IN WITNESS WHEREOI ear first above written.	, said mortgagor S ha	Ve hereunto subscribedt.	heir name S the day a
		7	
		- Tongel	ard C. Clark  Ard C. Clark  The Belle Clark
		por Jann	AND THE PROPERTY OF THE PROPER
		No. of	1 B. 18 60