516 36259 BOOK 94 MORTGAGE Loss No THIS INDENTURE, made this 31st . 1918 , by and between August day of Iver J. Kloster and Addie E. Kloster, his wife Douglas ____County, Kansas, as mortgagor 5, and The Ottawa Building And Loan Association a corporation organized and existing under the laws of Kansas with its principal office and place of business at _____ Ottawa Kansas, as mortgagee: Four thousand and 00/100 Dollars (\$1000 00 the receipt of which is hereby acknowledged, do by these presents mortgage and warrant unto said mortgagee, its successors and assigns, forever, all the following described real estate, situated in the County of . Douglas Lots 83 and 85 on Chapel Street in the city of Baldwin, Kansas." Together with all beating, lighting, and plumbing equipment and fartures, including stokers and burners, screens, awnings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter olaced therean. TO HAVE AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining, forever, and warrant the title to the same. Said mortgagor ... hereby covenant with said mortgagee that t be . are, at the delivery beredi, the lawful owner 5 of the premises above conveyed and described, and are ______ seized of a good and indefeasible estate of inheritance therein, free and clear of all encumbrances, and that the J will warrant and delend the title thereto forever against the claims and demands of all per-sons whomosever. PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of Four thousand and 00/100 Four thousand and 00/100 Dollars (\$ 1000.00) with interest thereon, together with such charges and advances as may be due and payable to said mortgages under the terms and conditions of the promissory note of even date berewith and secured hereby, executed by said mortgagor. S. to said mortgage, payable as expressed in said note, and to socure the performance of all the terms and conditions contained therein. The terms of said note are berefy incorporated herein by this reference. It is the intention and agreement of the parties hereto that this mostgage shall also secure any fature advances made to stid mortgagor 5. by said mortgagee, and any and all indebtedness in addition to the amount above stated which said mort-gagors, or any of them, may owe to said mortgagee, however evidenced, whether by note, book account or otherwise. This mortgage shall remain is full force and effect between the particle hereto and their heirs, person argresentatives, successors and assigns, until all amounts secured hereunder, including future advances, are paid in full with interest. The mortgagor <u>D</u> hereby assign <u>to said mortgage</u> all rents and income string at my and all times from said prop-erty and hereby authorize said mortgages or its agent, at its option, upon default, to take charge of said property and collect all rents and income thereform and apply the same to the payment of interest, principal, insurance premium, taxee, assess-ments, repairs or improvements mecessary to keep and property in teamtable foodition or to other charges or payments provided for herein or its the note hereby secured. This rent said imment shall continue in force until the unpaid balance of said puck is fully puid. The taking of primersion hereinder shall in no manner prevent or retard said mortgages in the col-lection of said sums by fooreloannes or otherwise. Whe failure of the mostgages to assert any of its rights hereunder at any time shall not be construed as a waiver of its it to assert the sums at any later time, and to insist upon and enforce strict compliance with all the terms and provisions and not east of this mostgage. If and morrayons, shall cause to be paid to said morrayee the entire amount due it bereunder, and under the terms and risions of said note hereby secured, including future edvances, and any extensions of renewals thereof in accordance provis with the terms and provisions thereof, and H, said mortgager. S shall comply with all the provisions of said note and of this mortgage, then these presents shall be void otherwise to remain in full force and effect, and asid note and of this mortgage, then these presents shall be could otherwise to remain in full force and effect, and said mortgage shall be en-titled to the presention of all of maid property, and may, at its option, decires the whole of said note lead of the sented thereby to be immediately due and peyrale, and may for the options the marge or take any other legal action to present its right, and from the date of such default all items of indebtedness secured hereby shall draw interest at 10% per annum. This mortgage shall be hinding upon and shall sours to the banefit of the heirs, executors, administrators, a security parties bareto. nto set IN WITHESS WHEREOF, said mortgagor 5 ha VC heren their day and year first ab Alaster Un adder I Tolosty. STATE OF FATEAS -5.18 COURTY OF Franklin BE IT REMEMBERED, that on this 31st day of August A. D. 19 lift' before me is underdand, a Febry Petile is and for the county and state aforeasid, came Iver J. Rioster and Addie V. Kloster, his wife are methodily known to me to be the same person. I who executed the within mortgage, and such person A manufactured the examples of the same. Destine and ouf, I have here nto set my h ed and affixed my Ifeterial Seal the day and year last above writt Botary Public o a-ST. G.R. casa). 35 UII Jamary 27, 1952 Nanka Beck Register of Deeds. 6 e debts Register of Deeds is hereby authorized to release the same of record forthwith. Dated at Ottawa, Kansas, this of February, and Loan Associa: etary, Treasurer.

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