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542	L Reg. No. 7431	
	Fee Paid \$18.00	
	MORTGAGE—Savings and Loan Form—(Direct Credil Plan) 255-2 Revised 1943—Hall Litho, Co., Topoka	
	Autorioran and a second a s	
	MORTGAGE 40128 BOOK 97 Lonn No. 1728	
	THIS INDENTURE, made this 2.3 day of February ; 19 50 , by and between	
	Milton Leé Stoffer and Dorcas L. Stoffer, his Wife	
	Accession of the second se	
	of Douglas County, Kansas, as morigagor S. and The Ottawa Brilding and Loan Association , a corporation organized and existing	
	under the laws of Kansas with its principal office and place of business at Ottama	
	Kamas, as motifagee; WITNESSETH: That said mortgagor. S, for and in consideration of the sum of	
	Seventy-two Hundred and no/100 Dollars (\$_7,200,00),	
	the receipt of which is hereby acknowledged, do by these presents mortgage and warrant unto said mortgagee, its suc	
	testors and antigus, roteres, an the tonowing described real value, studies in the county of	
	Lot No. 152 on Alabama Street in the City of Lawrence	-
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	And a second sec	
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	Together with all heating, lighting, and plumbing equipment and fixtures, 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 bereafter placed thereon.	
	TO HAVE AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and appurte- nances thereunto, belonging, or in anywise appertaining, forever, and warrant the title to the same. Said mortgagor. S_ hereby	
	covenant with said mortgagee that the y are_ at the delivery hereof, the lawful owner 3 of the premises above	
•	conveyed and described, and <u>ATO</u> seized of a good and indefeasible estate of inheritance therein, free and clear of all encumbrances, and that the Y will warrant and defend the title thereto forever against the claims and demands of all per-	
	tons whomsoever. PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of	1
	Seventy-two Huntired and no/100 Dollars (\$ 7200.00 ), with interest thereon, together with such charges and advances as may be due and payable to said mortgage under the terms	
	and conditions of the promissory note of even date herewith and secured hereby, executed by said mortgaper. to said mortgaper to said mortgaper by a secure the performance of all the terms and conditions contained .	
	therein. The terms of said note are hereby 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	
	said mortgagor S by said mortgages, and any and all indebtedness in addition to the amount should stand which said hand	
	stors, of any of them, may owe to said morigages, however evidenced, whether by manoin, book account or otherwise. This morigage shill remain in full force and effect between the parties hereto and their heirs, personal representatives, successors and assigns, null all amounts accurd betrauder, including future advances, are paid in full with interest.	
	The mortgagor S. hereby assign _ to said mortgage all rents and income arising at any and all times from said prop- erry and hereby authorite said mortgage 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 premiums, takes, assess- ments, repairs or improvements necessary to keep said property in tecantible condition, br to other charges or payments- resyled for herein or its the note hereby secured. This rent assignment thall conduct in force until the unput balance of	
	lection of said sums by foreclosure or otherwise.	
ALC: NOT ALC	The failure of the mortgage to asset any of its rights herender at any time shall not be construed as a waiver of its right to asset the same at any later time, and to faint upon and enforce, stict compliance, with all the terms and provisions of aid notes and of this mortgage. If it aid mortgages, that asset to be mail to said mortgages the indication of a beam of the terms and provisions	
振振	If said morigizer. A shall cause to be paid to said mortgages the entire amount due it bereunder, and under the terms and provisions of said note hereby secured, localing future advances, and any extensions or recevers labered in accordance with the terms and provisions thereof, and if said mortgages a due to comply with all the provisions of said note and of this	
	with the terms and provisions thereof, and if said mortgegord, shall compty with all the provisions of said note and of this mortgese, then these rems shall be vold; otherwise to terms in full force and effect, and said mortgeges shall be en- titled to the possession of all of said be vold; otherwise to terms in full force and effect, and said note and all indetedents repre- sented thereby to be immediately due and parythe, any and its option decine the whole of table any other legal action to protect is right, and from the date of such default all items of indetedents secured hereby shall draw interest at 20% per same.	
	This sources a shall be binding upon and shall enure to the benefit of the heirs, executors, administrators, successors and assigns of the respective parties bareto.	
	IN WITHESS WHEREOF, seld mortgagors have because set their hand 3 the day and year first above written.	
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