		742	DOUG T	25. 	
		MORTG			NABARARAN I
THIS INDENTU		th	August		. 19 (
a desident of the second	am P. Koehler and		and the state of the state of the	cand and wife	
WITNESSETH, 1	ance is the County of ILDING AND LOAN ASSOCIATION o hat the said part 163 of the Br Lve Hundred and no	of mart in consideration of	the lass of the sure of	of Kanaas part 188 of	
to them BARGAIN, SELL and Dougla	duly paid, t MORTGAGE to the said party of the	he receipt of which is here second part, its successor	by acknowledged, ha. V.f. and assigns, the following	sold and by this indenture described real estate situate	do d in ti
	Lot One Hundred Street, in the County, Kansas	Seventy-Four City of Lawr	(174) on Cor ence, in Doug	mecticut jlas	
			and the second se		
1					1
Together with all have	In this and had			The second	
shades or blinds, used TO HAVE AND TO	ing, Hiphting, and plumblog equipment of or in connection with said property D HOLD THE SAME, With all and siz	, whether the same are no	w located on said property of	er hereafter placed thereon.	loors,
	10.5 of the first part doh				
of the premises above	granted, and seized of a good and inc	fefeasible estate of inheriti	ince therein, free and clear	of all incumbrances	rful en
and that the	y will warrant and defend	the same against all parti	es making lawful claim then	eta	
It is agreed between ments that many he lead	en the parties hereto that the nart	168 of the first and d	and all stress of a second		taxes
upon said real estate it	ed or assessed against said real estat nsured for loss from fire and extend	ed coverage in such sum i	ue and payable, and that ind by such insurance compl	they will k	teep ti d direc
of the first part shall f second part may pay sa	t, the loss, if any, made payable to all to pay such taxes when the same ild taxes and hearrance, or either, an te of 10% from the date of paymen ded as a worknown the same the loss of the same taxes of taxe	be party of the second pa become due and payable o d the amount so paid sha	t to the extent of its intere r to knep said premises insu i become a part of the inde	st. And in the event that sa red as herein provided, then intedness secured by this law	id par the p
	and us a managade to scent fils bull	ment of the sum of 111.	rrrh-tre Hund	ared and no/10	00-
August	ef ODG certain writte	en obligation for the paym	ent of said sum of money, e	menuted on the 11tH	
to the terms of said ob whether evidenced by no	aligntion, also to secure all future as te, book account or otherwise, up to 1 ion thereof, and also to secure any sus	hances for any purpose m	ide to part 165 of the	t with all interest accruing t first part by the party of	hereon the sa
Part 188 of the	first part hereby assign to party of ation, also all future advances herewa	the second part the rents	and income arising at any a	to pay the same as provided and all times from the proper	in the
necessary to keep said p assignment of rents shall	I first part hereby assign to party of lation, also all future advances hereus and collect all rents and income and reporty in termstable conditions, or of I continue in force until the unpaid ont or retard party of the second part econd part to assert any of its right	apply the same on the pay her charges or payments of balance of spid obligation	ment of insurance premiums, rovided for in this mortgag	taxes, assessments, repairs a or in the obligations heret	or im by sec
that in no manner preve The failure of the s	ent or retard party of the second par econd part to assert any of its right and enforce strict compliance with a				ession
If said part 1es	. of the first part shall cause to be	paid to party of the seco	and mart the entire amount	this mortgage contained,	
advances made to	nereby secured, and under the terms	and provisions of any ob	ligation hereafter incurred t	or part 10.5. of the first	part
account or otherwise, up	to the original amount of this mortg	age, and any extensions or abligations hereby secured,		second part whether evidences omply with all of the provision e vold.	
If default be made estate are not paid when not kept in as send more	In payment of such obligations or many in payment of such obligations or any tife same become due and papable, if as they are now, or if wants is co obligations for the security of which thee, and it, shall be larght for the is therein it have a manor provided by granted, or any part thereof, in the mitterest together with the costs and harry of the first part. Part 16:55	or if the insurance is not	ations created thereby, or is kept up, as provided herein	sterest thereon, or if the tas	real
ng unpaid, and all of th older hereof, without no	a obligations for the security of which tice, and it shall be lawful for the r thereen in the	h this indenture is given si aid party of the second p	toten this conveyance shall i all immediately mature and art, its successors and assis	become absolute and the who become due and payable at the ms, to take possession of the	ile sue he opt
ell the premises hereby i npaid of principal and i	granted, or any part thereof, in the m interest together with the costs and	samer prescribed by law, a charges incident therets, a	appointed to collect the re nd out of all moneys arising id the overplus, if any there	nts and benefits accruing the p from such sale to retain the be, shall be easid by the	brefron
		and some serves bener burt bull	bairth of the recound built way	Conciency resulting from the	ch and
berefrom, shall extend a artiles bereto.	parties hereto that the terms and per nd inure to, and be obligatory upon t	and the second	in each and every obligation trators, personal representat		
IN WITNESS WHEN	REDF, the part 108 of the first	part ha VO hereusta	m their handflund :	ealighe day and year last ab	
Willie	m P. Kochler	(SEAL)	Patricia J.	Koehler	100

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