1

Ø

.

MORTGAGE-Savings and Loan Form-(Direct Reduction P	an) 255-2 Hall Litho Co., Inc., Topek
	IGAGE
THIS INDENTITION A STATE	Loan No. DR 1015
THIS INDENTURE, made this lst day of CHARLES P. PAASCH and Church	, 19 VT, by and betwee
CHARLES R. RAASCH and GAYLE L. RAASCH - hus	band and wife
of Douglas County Kanage as much	
COMMERCE SAVINGS AND LOAN ASSOCIATION	A
	, a corporation organized and existing
under the laws of Kansas with its principal office and place Kansas, as mortgagee;	
WITNESSETH: That said mortgagor S , for and in co	D NO/100THSDollars (\$ 15,500.00)
the receipt of which is hereby acknowledged, doby these pre-	sents mortgage and warrant unto said mortgagee, its successor
and assigns, forever, all the following described real estate, sit and State of Kansas, to-wit:	uated in the county of Douglas
Lot 19, Block 4, SOUTH HILLS, an Addit County, Kansas.	ion to the City of Lawrence, Douglas
It is agreed and understood that this	is a purchase money mortgage.
Transfer of title of the real property	hereinshove decaribed without
written consent of the mortgagee shall promissory note immediately payable at	render the emount due under his
Together with all heating, lighting, and plumbing amine and	l firture including at the
	i fixtures, including stokers and burners, screens, awnings, storm connection with said property, whether the same are now located
TO HAVE AND TO HOLD THE SAME, together with all thereunto belonging, or in anywise appertaining forever, and w	and singular the tenements, hereditaments and appurtenances arrant the title to the same. Said mortgagor 5_ hereby cove-
ant with said mortgagee thathev are, at the del	ivery hereof, the lawful owner.S. of the premises above conveyed
and described, and are seized of a good and indefeasible	estate of inheritance therein, free and clear of all ensumbraneous
and that the y will warrant and defend the title thereto for	ever against the claims and demands of all persons whomsoever.
PROVIDED ALWAYS, and this instrument is executed an	d delivered to secure the navment of the sum of
with interest thereon, together with such charges and advances	as may be due and payable to said mortgages under the term.),
and conditions of the promissory note of even date herewith and ragee, payable as expressed in said note, and to secure the perf erms of said note are hereby incorporated herein by this refer	secured hereby, executed by said mortgagor to said mort-
It is the intention and agreement of the parties hereto that t	his mortgage shall also secure any future advertised
horigager a by said mortgagee, and any and all indebtedness i uny of them, may owe to said mortgagee, however evidenced, w remain in full force and effect between the parties hereto and th all amounts secured hereunder, including future advances are not all amounts secured hereunder.	n addition to the amount above stated which said mortgagors, or hether by note, book account or otherwise. This mortgage shall eir heirs, personal representatives, successors and assigns, until id is full with the state of the
The mortgagor S hereby assign to said mortgage all r and hereby authorize said mortgagee or its agent, at its option, and hereme herefrom and apply the same to the payment of inter r improvements necessary to keep said property in tenantable on the note hereby secured. This rent assignment shall continue	and in full with interest. upon default, to take charge of said property and collect all rents est, principal, insurance premiums, taxes, assessments, repairs ondition, or to other charges or payments provided the pair in force until the unpaid balance of said note is fully paid. The ard said mortgagee in the collection of said sums by (precloure
aring of possession hereunder shall in no manner prevent or rel r otherwise. There are no unpaid labor or material bills outstanding which	tard said mortgagee in the collection of said sums by foreclosure
Any transfer of said real estate shall be subject to the cond he payment of such indebtedness.	lition that the purchaser or purchasers shall also be liable for
and note and or this mortgage.	reunder at any time shall not be construed as a waiver of its enforce strict compliance with all the terms and provisions of
If said mortgagor S shall cause to be paid to said mortgage rovisions of said note hereby secured, including future advance	the entire amount due it hereunder, and under the terms and s, and any extensions or renewals thereof in accordance with
he terms and provisions thereof, and if said mortgagor. S shall e nen these presents shall be vold; otherwise to remain in full for ession of all of said property, and may, at its option, declare the e immediately due and payable, and may forcelose this mortgag he date of such default all items of indectedness secured hereby	omply with all the provisions of said note and of this mortgage, ce and effect, and said mortgage shall be entitled to the pos- whole of said note and all indebtedness represented thereby to be or take any other legal action to protect its right, and from shall draw interest at 10% new properties.
This mortgage shall be binding upon and shall enure to the b ssigns of the respective parties hereto.	enefit of the heirs, executors, administrators, successors and
IN WITNESS WHEREOF, said mortgagofhave hereu ritten.	
	Charles R. Reasch
the second s	Carle Brasch
47200-6M 2-63 ATT, REV. 4-56	oujte L. Raasen
ALLEN MALINE MARKED AND AND AND AND AND AND AND AND AND AN	
0 ju	
	the second s

\$. . 8

Bern ant

. A.F.

11:23.