Reg. No. 19,743

ren etaalii kanyenean nada na degamen	and Loan Form (Direct Reductio		Hall Litho Co., Inc., Topek
<b>a</b>	88592 MC	RTGAGE	K 198
	1565	Tulte	Loan No. MIDR 2972
THIS INDENTUR			, 19_64 by and betwee
	CLARENCE R. STEWART	, JR, and MARY E. ST	EWART, his wife
of Douglas	+		an a
of Douglas	AMERICAN SAUTNES ASSO		
under the laws of Kan	as with its principal office and p	lace of business at	<ul> <li>, a corporation organized and existin</li> <li>Topeka</li> </ul>
	hat said mortgagor_s_, for and i		
TEN THOUSAND T	HREE HUNDRED FIFTY & NO/	100	rant unto said mortgagee, its successor
	the following described real estate		
and State of Lations, or	An Addition to the Ci	est Manor in Civen C	ourt
Fogether with all beatin windows and doors, and	County, Kanaage	· · · · ·	ters and burners, screens, awnings, storn operty, whether the same are now locate
TO HAVE AND TO	after placed thereon.	k all and 'slow built	ments, hereditaments and appurtenance
hereunto bélonging, or	in anywise appertaining, farever,	and warrant the title to the	nents, hereditaments and appurtenance same. Said mortgagor. <sup>9</sup> hereby cove
unt with said morts	ragee that L he y are, at th	e delivery hereof, the lawful	owner_s. of the premises above conveyed
and described, and	reseized of a good and, indefea	sible estate of inheritance th	erein, free and clear of all encumbrances and demands of all persons whomsoever
PROVIDED ALWA	YS, and this instrument is execut	ed and delivered to secure th	a payment of the sum of
TEN THOUSAND with interest thereon, to	THREE, HUNDRED FIFTY & No gether with such charges and adva	0/100	able to said mortgages under the terms
nd conditions of the pro- regree, payable as expres- erms of said note are i	missory note of even date herewith sed in said note, and to secure the sereby incorporated herein by this	and secured hereby, execut performance of all the terri reference.	ed by said mortgagors to said mort as and conditions contained therein. The
- It is the intention as	id agreement of the parties hereto t	that this morigane shall also	annung ann Fahren adamatan a dire -
any of them, may owe t emain in full force and ill amounts secured here	origagee, and any and all indebted o said mortgagee, however evidence effect between the parties hereto a under, including future advances.	ness in addition to the amount ed, whether by note, book ac- nd their, heirs, personal repr- are paid in full with interest	t above stated which said mortgagors, or count or otherwise. This mortgage shal mentatives, successors and assigns, until
The martgagors h	ereby assign to said mortgage	all rents and income arising	at any and all times from said property
nd income therefrom an r improvements necessar a the note hireby secur	I apply the same to the payment of ry to keep said property in tenants of. This rout assignment shall con-	interest, principal, insurance ible conditions, or to other cha tings in force until the angai	at any and all times from said property tree of add property and collect all rents premiume, taxes, assessments, repairs reve or payments provided for herein or d balance of said note is fully paid. The hy collection of said sums by foreclosure
r otherwise.	under shall in no manner prevent	or retard said mortgages in t	he collection of said sums by foreclosure
Any transfer of said	labor or material bills outstanding d real estate shall be subject to the obtedness.	which would result in a mere a condition that the purchase	chanic's lien against this property. or or purchasers shall also be liable for
The failure of the n ight to assert the same	ortgagee to assert any of its righ at any later time, and to insist up	ts hereunder at any time shi m and enforce strict complian	all not be construed as a waiver of its nee with all the terms and provisions of
			it hereunder, and under the terms and or renewals thereof in accordance with
terms and provisions	thereof, and if said mortgagor. S a	hall comply with all the prov	islons of said note and of this mortgage, mortgages shall be cuiled to the pos- all infeatedness represented thereby to a action to protect its right, and from 2% per annum. Appraisement waiyed.
maion of all of said prop menediately doe and	erty, and may, at its option, declar, payable, and may forcelose this m	e the whole of said note and ortgage or take any other les	all indebtedness represented thereby to
This mortgage shall	til items of indebtedness secured he be binding upon and shall enure to	roby shall draw interest at li	0% per annum. Appraisement waiyed.
nigns of the respective	arties hereto.	the seneris, or and herrs, ex	ecutors? administrators; successors and
ritten.	EREOF, said mortgagor 8 ha V	mercunto settheir	hand 5 the day and year first above
- Clexa	K. Menast fr.	Mary	E stewart
Vidience	e R. StewartegJr.	M M	ary E. Stewart
TATE OF EANSAS,	· · · · · · · · · · · · · · · · · · ·		a line I will be
OUNTY OF Dou	glas ····································		
	ED, that on this 151b day of		, A. D. 19 64, before me,
e Midersigned, a Notar	y Public in and for the county and		the family in the second s
		art, Jr. and Mary E.	SLEWARE, his wife
			o mortgage, and such person a duly
In bestinony whoreof	, I have hereunto set my hand and	affixed my Notarial Seal the	a day and year, last above written.
BALL THE		- Anary	Conten Notary Public
y Bomm. Explores	may 29 1966	11 - 0	
and Carlet	1		it is a second
			the second se

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