428

1. intel

19,925

CP.

5

	8922	BOOK 138	MOR	IGAGE	in the second		Surfactore and
			MOR	IGAGE	1. • •	Loss No. 11780	in al
THIS	INDENTURE,	made this	5thday a	Septemb	er	19_64, by at	nd between
Name and Address of the		Charles V.	Ingle and Do	rothy Arlene I			1
-				1	1		0.
of I	ouglas	County, 1	Kanaas, as mortgag	or S , and	*		
	Otta	wa Savings ar	nd Loan Assoc	iation	, is corpor	ration organized az	nd substing
under the Kansas, a	laws of Kansas s mortgages;	with its principa	l office and place	of business at	Ottam		
WITH T	NESSETH: Tha	t mid mortgigor,	E , for and in co	nsideration of the s	um of		
the receip	t of which is her	aby acknowledged,	dohy these pre	sents morigage and	warrant unto s	ald mortgagee, its	successory
and assign	of Kanses, to-wi	he following descri	bed real estate, sit	uated in the county	of Douglas		
South 3	n 8 in that 20 feet; th	ence East 97	City of Lawre feet; thence	f corner of th mce formerly North 320 fee for Street pur	known as No: t, thence W	rth Lawrence.	thones
deser10	ed without i	written conse	nt of the mon	of title of tgagee shall option of the	render the	perty herein mount due un	above der the
Together windows a on said pr	with all heating, and doors, and wi operty or hereaf	lighting, and plum ndow shades or bl ter placed thereor	bing equipment an inds, used on or in	fixtures, including connection with sale	stokers and bur property, whet	ners, screens, awnin her the same are n	ngs, storm ow located
TO H.	AVE AND TO E	IOLD THE SAME	I, together with all	and singular, the t	enoments, hered	itaments and appr	urtenances
nantw	ith said mortgag	anywise appertain se that t he y	ing, forever, and w	mrrant the title to ivery hereof, the law	the same. Said	mortgagor s her	reby cove-
and describ	bed, andAre	seized of a goo	d and indefeasible	estate of inheritanc	e therein, free an	nd clear of all encu	mbrances
and that	t_hoy will was	rrant and defend t	he title thereto for	ever against the cla	ims and demand	s of all persons wh	omsoever.
PROV	IDED ALWAYS	, and this instrum $No/100$	ant is executed an	d delivered to secur	e the payment o	t the sum of	the states
with intere	st thereon, toget	her with such cha	rges and advances	as may be due and	payable to said	mortgagee under	the terms
arms of a	able as expressed	in said note, and by incorporated h	to secure the perf erein by this refer	secured hereby, ex- ormance of all the ence.	ecuted by said r terms and condi	ions contained the	aid mort-
It is th	e intention and	greement of the p	arties hereto that t	his mortgage shall s	ino secure any f	uture bdvances ma	do to sold
ny of ther emain in f ll amounts	a by said mort m, may owe to so full force and eff secured hereund	ragee, and any an ald mortgagee, how ect between the pa der, including futu	d all indebtedness i wever evidenced, w urties hereto and th are advances, are p	n addition to the am hether by note, book air heirs, personal r aid in full with inte	count above state account or other epresentatives, a erest.	d which said morts arwise. This morts uccessors and assi-	ragors, or rage shall gns, until
The me	ortgagor S here authorize said n	by assign to be nortgagee or its as	id mortgagee all r rent, at its option,	ents and income aris upon default, to take set, principal, insur ondition, or to other in force until the un tard said mortgagee	ing at any and charge of said	all times from said property and collect	property all rents
r improver	hereby secured.	to keep said prope This rent assigns	rty in tenantable continue	est, principal, insur ondition, or to other in force until the u	ance premiums, charges or payr apaid balance of	taxes, assessments nents provided for said note is fully	, repairs herein or
r otherwis	e.	ier shall in no ma	nner prevent or re	tard said mortgagee	in the collection	of said sums by fr	preclosure
Any tr	are no unpaid la! anafer of said re	or or material bil al estate shall be	subject to the con-	ch would result in a dition that the purc	mochanic's llen	against this proper	ty.
	and the second designed in the second s	Constant of the second s		reunder at any time anforce strict com			
If said	mortgagor S s	hall cause to be pa	id to said mortgage	the entire amount	due it hereunde	r, and under the t	erms and
te terma a	nd provisions the	reaf, and if said r	nortgagor a shall o	comply with all the I	provisions of sale	note and of this n	nos with
immediat	ll of said propert tely due and pay	y, and may, at its able, and may for	option, declare the eclose this mortgan	comply with all the I ree and effect, and whole of said note re or take any other shall draw interest	and all indebted	hall be entitled to ness represented the protect its right	the pos- hereby to
This me	ortgage shall be	binding upon and	eas secured hereby shall enure to the l	shall draw interest : menefit of the heirs	at 10% per annu executors, adm	m. Appraisement	walved.
IN WI			gor S. haveheret				
ritten.				1%	ales h	e day and year fir	2 above
			and the second s	Charles	Wa Ingle	Xily	<u>e</u>
-		And a state of the		Algrath	Allene	Ingle.	
479 1500 10-0 ATT, REV.	4.50			1 .		0	4.
			-				
	· · · · · · ·			1 *			