Reg. No. 19,986

	BOOK 138	9509	MOR	TGAGE	· · · ·	MT	
TH	IS INDENTURE	made this	1st day	of October		Loan No. DR 3	
				I JOAN U. WHITE		, 19_64, by	and betwee
				WILLE	aluni, his	wite	
a	Douglas	County,	Kanaas, as mortga	ror5 and			*
	AMERICAN		CLATION OF TO		A cort	oration organizate	
nder th				of husiness at T		oration organized a	ind existin
WIT	NESSETH: The	at said mortgagor	B., for and in c	onsideration of the .	um of		
THELY	E THQUSAND O	NE HUNDRED a	nd NO/100			-Dollars (\$ 12,10	0.00
nd assignd Stat	gns, forever, all t s of Kansas, to-w	the following descr it:	l, do by these pr ribed real estate, si	resents mortgage and tusted in the county	of Douy	said mortgagee, it	s successor
		- Addit	in Block 3 i ion to the Ci as County, Ka	n Schwarz Acre ty of Lawrence nsas	s, an in		
				4 B			
				8			
							1
ogether	with all heating, and doors, and w	lighting, and plur	nbing equipment ar	nd fixtures, including connection with sale	stokers and bu	rners, screens, awn	ings. storm
a said p	stoperty or herein	fter placed thereo	in.	Connection with gain	1 property, whi	ther the same are	tow located
101	IAVE AND TO I	HOLD THE SAM	E, together with al	l and singular the t	enements, here	ditaments and any	
ereunto	belonging, or in	anywise appertai	ning, forever, and	warrant the title to	the same. Said	d mortgagor 5 h	reby cove
d daner	that and are	ree that <u>the y</u>	, at the de	livery hereof, the law	ful owner 8_ o	f the premises abov	e conveyed
d that	thay will me	seized of a go	od and indefensible	estate of inheritanc	e therein, free	and clear of all enc	umbrances
man	and the second s	craits and detend	the title thereto fo	rever against the cla	ims and deman	da of all persons w	homsoever.
				nd delivered to secur			
				na may be due and			
d conditi	tions of the promi	issory note of even	n date herewith an	d secured hereby, ex- formance of all the rence.	cuted by said	mortgagor S to	aid mort-
ms of	said note are her	eby incorporated	herein by this refe	rence.	terms and cond	litions contained the	rein. The
rtgagor	S by said mort	agreement of the p	parties hereto that	this mortgage shall a	lso secure any	future advances mi	de to said
y of the nain in amount	full force and eff ta secured hereun	aid mortgagee, ho ect between the p der, including fut	owever evidenced, v arties hereto and ti ure advances, are p	in addition to the am whether by note, book heir heirs, personal r raid in full with inte	account or otle epresentatives,	ted which said mort berwise. This mort successors and ass	gagors, or rage shall igns, until
The m hereby	nortgagor S. here y authorize said r	by assign to a nortgagee or its a	aid mortgages all a	and in rull with inte rents and income aris upon default, to take rest, principal, insur- condition, or to other a in force until the un- thard said mortgagee	ing at any and	all times from said	property
improve	therefrom and a ments necessary	pply the same to t to keep said prope	he payment of inter erty in tenantable of	rest, principal, insur-	charge of said	property and collect, taxes, assessment	t all rents s, repairs
ing of potherwi	possession hereun	der shall in no mi	ment shall continue anner prevent or re	a in force until the un stard said mortgagee	in the collection	f said note is fully n of said sums by f	paid. The
There	are no unpaid lal	bor or material bi	lls outstanding whi	ich would result in a	meehanic's lien	against this same	
Any to payment	ransfer of said rent of such indebto	eal estate shall be edness.	subject to the con	dition that the purch	aser or purch	asers shall also be	hable for
The fa t to as 1 note a	allure of the mort seri the same at a and of this mortga	igagee to assert a any later time, an age.	ny of its rights he d to insist upon an	reunder at any time d enforce strict comp	shall not be dilance with all	the terms and pro	ver of its
If said	mortgagor S s	hall cause to be pr	aid to said mortgag	ee the entire amount es, and any extensio	due it hereund	er, and under the t	erms and
terms a these	and provisions the	reof, and if said i	mortgagor S shall	comply with all the p	ns or renewals rovisions of sai	d note and of this	nce with
ion of a mmedia date of This m	Il of said propert tely due and pay such default all i	y, and may, at its able, and may for items of indebtedn	option, declare the reclose this mortga tess secured hereby	comply with all the p ree and effect, and s whole of said note a ge or take any other shall draw interest s	aid mortgagee and all indebtee legal action to t 10% per annu	shall be entitled to dness represented t protect its right, am. Appraisement	the pos- hereby to and from . waived.
gns of t	he respective part	ties hereto.	shall enure to the lagor 8 ha VCheren	benefit of the heirs,	executors, adi	ministrators, succes	sors and
1	tatu	1. Att.	trist	L. Com	11:11	the 11	
an la constantina	Peter A. I	Thitenight	, and the second second	Jail Call	Joan U. W	itenight	
	10-68 4-86						
ATT. REV.							