Reg. No. 19,998

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	BOOK 13	89572	MOR	TGAGE	•		
THI	S INDENTURE.	made this 7th PAUL R.		r October TRICIA A. 1		Loan No. MI I , 19 64, by a nd and wife	1. 2
h	Douglas AMERICAN SA	County, K:	ansas, as moriga, ATION OF TOP		, a cor	poration organized as	nd existin
WIT FIFTE	NESSETH: That EN THOUSAND a pt of which is here	with its principal mid mortgagors nd NO/100 by acknowledged, d a following describe :	, for and in co	nsideration of	the sum of	Dollars (\$15,000 o śaid mortgagee, its Las	.:00 _) successor
		in Block Nu	sty (60) fe mber Six (6 the City o); in Edmon	umber Fourte ds Addition, Kansas	en (14) en	
	•						
TO I	HAVE AND TO H	OLD THE SAME, anywise appertaining	together with al	and singular warrant the titl	the tenements, he e to the same. So	nurners, screens, awni hether the same are p reditaments and app tid mortgagor_S_ he	urtenance
ant descr and that	with said mortgage ribed, and <u>are</u> <u>they</u> will wan	e that <u>the y</u> seized of a good rant and defend th	ATE, at the de and indefeasible title thereto for	livery hereof, th estate of inher rever against th	e lawful owner.S itance therein, fre- e claims and demo	of the premises above and clear of all encu ands of all persons wh	e conveyed
with inte	N THOUSAND a rest thereon, toget	thes waste stated climat	ges and advances	as may be due	and payable to s	to of the sum of Dollars (<u>\$ 15,000</u> aid mortgages under d mortgages to s additions contained the	the terms
It is	the intention and a	greement of the pa	rties hereto that	this mortgage al	nall also secure an	y future advances ma ated which said mort therwise. This mort s, successors and asa	do to unid
The t nd hereb nd incom r improv the not sking of r otherw	mortgagor S. here y authorize said n so therefrom and a sments necessary to hereby secured. possession hereune use.	by assign to sail corranges or its age only the same to the to keep said proper. This rent assignment for shall in no man	d mortgagee all : ent, at its option, payment of inter ty in tenantable of ent shall continue mer prevent or re	rents and incom upon default, to est, principal, condition, or to in force until tard said morts	e arising at any a take charge of sa insurance premius ther charges or p the unpaid balance agee in the collect	nd all times from said id property and collect ms, taxes, assessment ayments provided for of said note is fully ion of said sums by f	l property t all rents s, repairs herein or paid. The oreclosure
Any the payme	transfer of said re ant of such indebte	al estate shall be s dness.	ubject to the cor	dition that the	purchaser or pur	en against this prope chasers shall also be	liable for
If said	d mortgagor S al	all cause to be paid by secured, including	t to said mortgag	es the entire an	nount due it hereu	construct as a wai- all the terms and pro nder, and under the t als thereof in accord	erms and
e terms en these ssion of immédia e date of	and provisions the presents shall be all of said property ately due and pay t such default all i	reof, and if said me vold; otherwise to y, and may, at its o the, and may fores tems of indebtednes	ortgagor 5 shall remain in full fo pition, declare the close this mortga as secured hereby	comply with all ree and effect, whole of said ge or take any shall draw inte	the provisions of and said mortgag note and all indeb other legal action rest at 10% per as	said note and of this period result note and of this period testings represented to to protect its right, num: Appraisement administrators, success	the pos- bereby to and from
		OF, said mortgag				the day and year fi Toold	
ANNUI AN	1 12-83 4 446 ⁻¹			*			
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