AVALOAGE-SAVE	gs and Lean Form (Direct	Reduction Pinn) 255-	2	Hall Lithe Co., In
	129 BOOK 139	MORTGA	GE	Loan No. DR 30
THIS INDENTI	IRE, made this 22nd	day of	January	
		a/k/a O. L. MII ILLER/and VELMA	Ler	, 19 <u>65</u> , by an wife
<u>+1</u>			A TOTAL	
of Douglas		s, as mortgagor 8 , a	ad	
	CAN SAVINGS ASSOCIAT			corporation organized az
Contraction of the other of the other				peka j
EIGHTEEN THOUS	That said mortgagor 8	for and in consideration TY and NO/100	a of the sum of	
the receipt of which is	s hereby acknowledged, do	by these presents mot	tgage and warrant	unio said mortgages, its
and State of Kansas,	all the following described r	sal estate, situated in	the county of	Douglas
	Lot 27A, 27B,	27C in Marvonne	Meadows, a	
	subdivision i	n Douglas County	, Kansaš.	
Together with all heat	ing, lighting, and plumbing	equipment and fixtures	including stokers a	nd burners, screens, awnin
on said property or h	ing, lighting, and plumbing ad window shades or blinds, scenfter placed thereon.	used on or in connectio	n with said property	y, whether the same are n
TO HAVE AND	TO HOLD THE SAME, tog	ether with all and sing	and the second	Service and the service of the servi
		and the second	ular the tenements	, nereditaments and appr
thereunto belonging, o	r in anywise apportaining, i	forever, and warrant th	e title to the same	Said mortgager & her
nant with said mor	r in anywise apportaining, i trages that <u>the y</u> are	forever, and warrant the	e title to the same of, the lawful owner	Said mortgagor.s. her
nant with said mor and described, and	r in anywise apportaining, f tgagee that <u>the y</u> are are selved of a good and	forever, and warrant the , at the delivery here i indefeasible estate of	e title to the same of, the lawful owner inheritance therein.	. Said mortgagor.5. her
nant with said mor and described, and and thathey will	r in anywise appertaining, i tigages that <u>the y are</u> are selzed of a good and I warrant and defend the til	forever, and warrant the , at the delivery here i indefeasible estate of the thereto forever again	e title to the same of, the lawful owner inheritance therein, not the claims and o	. Said mortgagor.5. her r.6. of the premises above free and clear of all encu femands of all persons wh
nant with said mor and described, and and that will PROVIDED ALW EIGHTEEN THOUSA!	r in anywise apportaining, i transport that <u>the y are</u> are selected of a good and I warrant and defend the til AYS, and this instrument i ND FOUR HUNDRED FTF	forever, and warrant th , at the delivery here i indefeasible estate of the thereto forever again a executed and delivery FX and NO(100)	e title to the same of, the lawful owner inheritance therein, nat the claims and o of to secure the pay	Said mortgagor. here a of the premises above free and clear of all encu lemands of all persons wh ment of the sum of
nant with said mor and described, and and thathey will PROVIDED ALW EIGHTEEN THOUSA with interest thereon,	r in anywise apportaining, i transpec that <u>the y</u> are are selved of a good and warrant and defend the til 'A'YS, and this instrument i ND FOUR HUNDRED FIF' together with such charges a	forever; and warrant th at the delivery here I indefeasible estate of the thereto forever again is executed and deliver FY and NO/100	e title to the sama of, the lawful owner inheritance therein, not the claims and o d to secure the pay e due and payable	Sold mortgragor.5. her r8. of the premises above free and clear of all encu- lemands of all persons wh ment of the sum of
nant with said mor and described, and and thathey will PROVIDED ALW EIGHTEEN THOUSA with interest thereon,	r in anywise apportaining, i transpec that <u>the y</u> are are selved of a good and warrant and defend the til 'A'YS, and this instrument i ND FOUR HUNDRED FIF' together with such charges a	forever; and warrant th at the delivery here I indefeasible estate of the thereto forever again is executed and deliver FY and NO/100	e title to the sama of, the lawful owner inheritance therein, not the claims and o d to secure the pay e due and payable	Sold mortgragor.5. her r8. of the premises above free and clear of all encu- lemands of all persons wh ment of the sum of
hereunto belonging, o nantwith said mor and described, and and thatbey will PROVIDED ALW EIGHTEEN THOUSA with interest thereon, and conditions of the p reares of said note are It is the intention	r in anywise apportaining, i tragese that <u>the y are</u> <u>are</u> selected of a good and i warrant and defend the til AYS, and this instrument i ND FOUR HUNDRED FIF? together with such charges institution of even date eased in said note, and to as hereby incorporated herein and agreement of the parties	forever, and warrant th at the delivery here 1 indefeasible estate of dis thereto forever again a executed and delivery error and NO/100	e title to the same of, the lawful owns: inheritance therein, nat the claims and o ed to secure the pay e due and payable hereby, executed by of all the terms are	Said mortgagor. here a of the premises above free and clear of all encu lemands of all persons wh ment of the sum of
hereunto belonging, o nantwith said mor and described, and and thatbey will PROVIDED ALW EIGHTEEN THOUSA with interest thereon, and conditions of the p reares of said note are It is the intention	r in anywise apportaining, i tragese that <u>the y are</u> <u>are</u> selected of a good and i warrant and defend the til AYS, and this instrument i ND FOUR HUNDRED FIF? together with such charges institution of even date eased in said note, and to as hereby incorporated herein and agreement of the parties	forever, and warrant th at the delivery here 1 indefeasible estate of dis thereto forever again a executed and delivery error and NO/100	e title to the same of, the lawful owns: inheritance therein, nat the claims and o ed to secure the pay e due and payable hereby, executed by of all the terms are	Said mortgagor. here a of the premises above free and clear of all encu lemands of all persons wh ment of the sum of
narcunto belonging, o nant	r in anywise apportaining, i traggee that <u>the y are</u> <u>are</u> selsed of a good and warrant and defend the til ATS, and this instrument i ND FOUR HUNDRED FIF ND FOUR HUNDRED FIF together with such charges romissory note of even date eased in said note, and to an hereby incorporated herein and agreement of the parties mortgagee, however d effect between the parties rounder, including future ad	forever, and warrant th , at the delivery here 1 indefensible estate of dis thereto forever again a executed and deliver EY and NO/100 EY and NO/100 barewith and secured there is a secured indebtedness in addition widenced, whether builty, between and here is a secured indebtedness in addition widenced, whether is a secured indebtedness in addition widenced, whether is a secured as a secured by the secured by the secured as a secured by the secured by the secured as a secured by the secured by the secured by the secured as a secured by the	 title to the same of, the lawful owns: inheritance therein, nat the claims and of d to secure the pay e due and payable hereby, acceuted by of all the terms and age shall also secure to the amount abo note, book secure to the amount abo 	Said mortgagor.6. her a of the premises above free and clear of all encu lemands of all persons wh ment of the sum of
nare with said more and described, and and thatbay will PROVIDED ALW EIGHTEEN THOUSA with interest therean, and conditions of the p grave, payable as expr if is the intention nortgargor f by said in y of them, may one remain in full force an all amounts secured he	r in anywise apportaining, i traggee that <u>the y are</u> <u>are</u> selsed of a good and warrant and defend the til ATS, and this instrument i ND FOUR HUNDRED FIF ND FOUR HUNDRED FIF together with such charges romissory note of even date eased in said note, and to an hereby incorporated herein and agreement of the parties mortgagee, however d effect between the parties rounder, including future ad	forever, and warrant th , at the delivery here 1 indefensible estate of dis thereto forever again a executed and deliver EY and NO/100 EY and NO/100 barewith and secured there is a secured indebtedness in addition widenced, whether builty, between and here is a secured indebtedness in addition widenced, whether is a secured indebtedness in addition widenced, whether is a secured as a secured by the secured by the secured as a secured by the secured by the secured as a secured by the secured by the secured by the secured as a secured by the	 title to the same of, the lawful owns: inheritance therein, nat the claims and of d to secure the pay e due and payable hereby, acceuted by of all the terms and age shall also secure to the amount abo note, book secure to the amount abo 	Said mortgagor.6. her a of the premises above free and clear of all encu lemands of all persons wh ment of the sum of
nare with said more and described, and and thatbay will PROVIDED ALW EIGHTEEN THOUSA with interest therean, and conditions of the p grave, payable as expr if is the intention nortgargor f by said in y of them, may one remain in full force an all amounts secured he	r in anywise apportaining, i traggee that <u>the y are</u> <u>are</u> selsed of a good and warrant and defend the til ATS, and this instrument i ND FOUR HUNDRED FIF ND FOUR HUNDRED FIF together with such charges romissory note of even date eased in said note, and to an hereby incorporated herein and agreement of the parties mortgagee, however d effect between the parties rounder, including future ad	forever, and warrant th , at the delivery here 1 indefensible estate of dis thereto forever again a executed and deliver EY and NO/100 EY and NO/100 barewith and secured there is a secured indebtedness in addition widenced, whether builty, between and here is a secured indebtedness in addition widenced, whether is a secured indebtedness in addition widenced, whether is a secured as a secured by the secured by the secured as a secured by the secured by the secured as a secured by the secured by the secured by the secured as a secured by the	 title to the same of, the lawful owns: inheritance therein, nat the claims and of d to secure the pay e due and payable hereby, acceuted by of all the terms and age shall also secure to the amount abo note, book secure to the amount abo 	Said mortgagor.6. her a of the premises above free and clear of all encu lemands of all persons wh ment of the sum of
nare with said more and described, and and thatbay will PROVIDED ALW EIGHTEEN THOUSA with interest therean, and conditions of the p grave, payable as expr if is the intention nortgargor f by said in y of them, may one remain in full force an all amounts secured he	r in anywise apportaining, i traggee that <u>the y are</u> <u>are</u> selsed of a good and warrant and defend the til ATS, and this instrument i ND FOUR HUNDRED FIF ND FOUR HUNDRED FIF together with such charges romissory note of even date eased in said note, and to an hereby incorporated herein and agreement of the parties mortgagee, however d effect between the parties rounder, including future ad	forever, and warrant th , at the delivery here 1 indefensible estate of dis thereto forever again a executed and deliver EY and NO/100 EY and NO/100 barewith and secured there is a secured indebtedness in addition widenced, whether builty, between and here is a secured indebtedness in addition widenced, whether is a secured indebtedness in addition widenced, whether is a secured as a secured by the secured by the secured as a secured by the secured by the secured as a secured by the secured by the secured by the secured as a secured by the	 title to the same of, the lawful owns: inheritance therein, nat the claims and of d to secure the pay e due and payable hereby, acceuted by of all the terms and age shall also secure to the amount abo note, book secure to the amount abo 	Said mortgagor.6. her a of the premises above free and clear of all encu lemands of all persons wh ment of the sum of
htereunto belonging, o naniwith said mor and described, and and thatboywill PROVIDED ALW EIGHTEEN THOUSAL with interest thereon, and conditions of the p rerms of said nots are rerms of said nots are rerms of said nots are it is the intention nortgacyr A by said mort here, by said The mortgacy A by The mortgacy A The mortgacy A thereby attorises and hereby attorises and hereby attorises and hereby attorises and hereby attorises thereby rese.	r in anywise appertaining, i transpec that <u>the y are</u> . <u>ATC</u> selled of a good and l warrant and defend the till 'ATS, and this instrument i WD FOR HUNDRED FIF together with such charges i romissory note of even date was and in the ard to be hereby incorporated herein and arreement of the parties mortgarges, and any and all to and mitgages, however d affect that the parties reunder, including future ad hereby assign to said more reunder, including future ad hereby assign to to said more reunder and in no manner reunder and in no manner	forever, and warrant it is at the delivery here 1 indefeasible estate of clis thereto forever agal a executed and delivery for and NO/100 and advances as may here here the second second by this reference. In hereto that this mortg indebtochass in addit here hereto and their heirs, where any hereto and their heirs, whereas, are paid in ful reference, whether here hereto and their heirs, whereas, are paid in ful references, prime is a point, upon defa- ment of interest, prime the another outful and the another hereto and here outful a second for the another here and hall continues in force prevent or related and standing which would	e title to the same of, the lawful owner inheritance therein, nat the claims and i d to secure the pay e due and payable hereby, executed by of all the terms an age shall also secure to the amount abo note, book secount personal representa the thereat. moonse arising at at with interest.	Said mortgagor.s. her and the premises above free and clear of all energy free and clear of all energy free and clear of all persons why ment of the sum of
nariwith said more and described, and and thatbaywill PROVIDED ALW EIGHTEEN THOUSAN with interest thereon, and conditions of the p terms of axid note are rest of axid note are it is the intention norteneor a. by said my of them, may one morteneor a. by said my of them, may one and hereby authorise = and hereby authorise and hereby authorise of thereby relations thereform a content near the said of the area of a hereby said and the hereby said and a hereby area of a hereby area are other wise.	r in anywise apportaining, i traggee that <u>the y</u> are. <u>are</u> selled of a good and warrant and defend the til AYS, and this instrument i ND FOUR HUNDRED FIF together with such charges i romissory note of even date mortgagee, and any and all hereby incorporated herein and agreement of the parties mortgagee, and any and all to said mortgagee, however d effect between the parties mortgagee, and any and all to said mortgagee or the agent ind apply the same to get the may be deep aid product agent ind apply the same to get the part of the said mortgagement result in a mortgage of the agent ind apply the same to get the part of the said mortgage of the agent ind apply the same to get the part of the said mortgage of the agent ind apply the same to said mortgage tred. This rent assignment reduct hall in no menuer	forever, and warrant it is at the delivery here 1 indefeasible estate of clis thereto forever agal a executed and delivery for and NO/100 and advances as may here here the second second by this reference. In hereto that this mortg indebtochass in addit here hereto and their heirs, where any hereto and their heirs, whereas, are paid in ful reference, whether here hereto and their heirs, whereas, are paid in ful references, prime is a point, upon defa- ment of interest, prime the another outful and the another hereto and here outful a second for the another here and hall continues in force prevent or related and standing which would	e title to the same of, the lawful owner inheritance therein, nat the claims and i d to secure the pay e due and payable hereby, executed by of all the terms an age shall also secure to the amount abo note, book secount personal representa into the the charge of pail, to take charge of pail, to use charge a until the unpaid bail. mortangee in the co- multing to a mechanical and the unpaid bail.	Said mortgagor.s. her and the premises above free and clear of all energy free and clear of all energy free and clear of all persons why ment of the sum of
nare	r in anywise apportaining, i traggee that <u>the y</u> are. <u>are</u> selsed of a good and warrant and defend the til AYS, and this instrument in ND FOUR HUNDRED FIF) together with such charges i normissory note of even date mortgagee, and any and all hereby incorporated herein and agreement of the parties mortgagee, and any and all to asid mortgagee, however d effect between the parties mortgagee, and any and all hureby assign to said me ald mortgagee or its agent, the the part of the parties mortgage or its agent, the the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the part of the p	forever, and warrant the indefinable state of the delivery here indefinable state of the thereto forever again a executed and delivery EY and NO/100 and advances as may, be there in the performance by this reference. thereto that this mortg indebtoheses in additions by this reference. thereto that this mortg indebtoheses in addition where and their being, where and their being, thereto and their being, thereto and their being, thereto and their being, the addition the the state of the state of the reference, the state of the state of the provent or refard add standing which would et to the condition the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the st	e title to the same of, the lawful owner inheritance therein, nat the claims and o d to secure the pay e due and payable hereby, acceuted by of all the terms and age shall also secure to the amount abo moto, hook account noto, hook account with interest. mome arising at at uit, to take charge o pai, insurance prei r to other charges intil the unpid bah mortigagee in the co result in a mechanic t the purchaser or	Said mortgagor.6. her a of the premises above free and clear of all encu- lemands of all persons wh reserved the sum of
hereunto belonging, o nantwith said moo and described, and and thatboywill PROVIDED ALW EIGHTEEN THOUSAN with Interest thereon, and conditions of the p green, a prable as expr terms of said note argo It is the Intention nortgeore. By and in the Intention nortgeore. By and here, may one emain in full force an all amounts secured he The mortgeore. By and hereby antificito- the payment of such in Thore are no unpai Any transfer of as he payment of such in The failure of the ght to assort the same	r in anywise appertaining, i transpec that <u>the y are</u> . <u>ATC</u> selled of a good and I warrant and defend the till 'ATS, and this instrument i ND FOR HUNDRED FIF together with such charges i romissory note of even date hereby incorporated herein and agreement of the parties mortgurge, and any and all mortgurges or its agent, and effect between the parties reunder, including future ad hereby assign to said may defect between the parties reunder, including future ad hereby assign to said mortgurges or its agent, and agreement of the parties reunder, including future ad hereby assign to said mortgurges or its agent, and exply the same to the pay the same	forever, and warrant it is the delivery here it indefeasible estate of clus thereto forever again a executed and delivery VY and NO/100 and advances as may herewith and secured investments in a secured investment of the secured of the investment of the secured of the investment of the secured of the secured intervent or related and intanding which would set to the condition that its rights bereamder a near the secure of the secured of the secured intervent or related of the secured of the its rights bereamder as an intervent of the secure intervent or related of the secured of the secure of the secure its rights bereamder as an intervent of the secure o	e title to the same of, the lawful owner inheritance therein, nat the claims and o d to secure the pay e due and payable hereby, executed by of all the terms and age shall also secure the the secure the personal representa to the amount abo note, book secount personal representa to the charge o pal, insurance pre- to other charges - andi the unpaid bah mortages in the co- vesuit in a mechanic t the purchaser or t any time shall no strict compliance w	Said mortgagor.s. has a fibe premises above free and clear of all energy demands of all persons why ment of the sum of
hereunto belonging, o naniwith said moo- and described, and and thatbaywill PROVIDED ALW EIGHTEEN THOUSA With interest thereon, and conditions of the p prace, payable as capp It is the Intention norigagor.f by said moting of them, may one even in full force an the mortgagor.f by the mortgagor.f by the mortgagor.f by the mortgagor.f by the mortgagor.f by and income thereforms and hereby attributions and hereby attributions a the payment of each there are no unpar Any transfer of as he payment of mach in The failure of the provisions of caid noice	r in anywise apportaining, i traggee that <u>the y</u> are. <u>are</u> selsed of a good and warrant and defend the til AYS, and this instrument is ND FOUR HUNDRED FIF) together with such charges i romissory note of even date more any the such charges is romissory note of even date more and agreement of the parties more and agreement of the parties more and agreement of the parties more agreement of the parties thereby assign to said me and apply the same to the parties there agree as a same to the parties defined agreement and property in did real estate shall be subjed debiances. more agree to aggert any of at any later time, and to in ore agreed. — shall cause to be paid to in party secured. including f	forever, and warrant the intervent, and warrant the intervent of the delivery here is a executed and delivery for and NO/100 and advances as may, be there to that this mortg indebtochess in additional by this reference. Intervent is and secured evidenced, whether by here to that this mortg indebtochess in additional indebtochess in a	e title to the same of, the lawful ownes: Inheritance therein, nat the claims and o d to secure the pay e due and payable hereby, executed by of all the terms and age shall also secur to the amount abo moto, hold account noto, hold accoun	Said mortgagor. 6. her a of the premises above free and clear of all encu- lemands of all persons wh reserved the sum of <u>a sum of the sum of</u> <u>a sum of the sum of</u> <u>a sum of the sum of</u> a sum of the sum of a sum of the sum of the sum of the sum of a sum of the sum of a sum of the sum of a sum of the sum of the sum of the sum of a sum of the sum of the a sum of the sum of the sum of a sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of t
narcunto belonging, o nantwith said mor- and described, and and thatboywill PROVIDED ALW EIGHTEEN THOUSA With interest thereon, and conditions of the p revo, payable as expri- med of and note ary It is the Intention nortgargor.f by said mortgargor.f by said in amounts secured he The mortgargor.f the mortgargor.f makersby atthering as makersby atthering as the intervention in the said there are no unpar- Any transfer dush in The failure of the said note and of this m If said mortgargor.f	r in anywise apportaining, i traggee that <u>the y</u> are. <u>are</u> selsed of a good and warrant and defend the til AYS, and this instrument is ND FOUR HUNDRED FIF) together with such charges i romissory note of even date more any the such charges is romissory note of even date more and agreement of the parties more and agreement of the parties more and agreement of the parties more agreement of the parties thereby assign to said me and apply the same to the parties there agree as a same to the parties defined agreement and property in did real estate shall be subjed debiances. more agree to aggert any of at any later time, and to in ore agreed. — shall cause to be paid to in party secured. including f	forever, and warrant the intervent, and warrant the intervent of the delivery here is a executed and delivery for and NO/100 and advances as may, be there to that this mortg indebtochess in additional by this reference. Intervent is and secured evidenced, whether by here to that this mortg indebtochess in additional indebtochess in a	e title to the same of, the lawful ownes: Inheritance therein, nat the claims and o d to secure the pay e due and payable hereby, executed by of all the terms and age shall also secur to the amount abo moto, hold account noto, hold accoun	Said mortgagor. 6. her a of the premises above free and clear of all encu- lemands of all persons wh reserved the sum of <u>a sum of the sum of</u> <u>a sum of the sum of</u> <u>a sum of the sum of</u> a sum of the sum of a sum of the sum of the sum of the sum of a sum of the sum of a sum of the sum of a sum of the sum of the sum of the sum of a sum of the sum of the a sum of the sum of the sum of a sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of t
hereunto belonging, o naniwith said moo- and described, and and thatbaywill PROVIDED ALW EIGHTEEN THOUSA With interest thereon, and conditions of the p prace, payable as capp It is the Intention norigagor.f by said moting of them, may one even in full force an the mortgagor.f by the mortgagor.f by the mortgagor.f by the mortgagor.f by the mortgagor.f by and income thereforms and hereby attributions and hereby attributions a the payment of each there are no unpar Any transfer of as he payment of mach in The failure of the provisions of caid noice	r in anywise apportaining, i traggee that <u>the y</u> are. <u>are</u> selsed of a good and warrant and defend the til AYS, and this instrument is ND FOUR HUNDRED FIF) together with such charges i romissory note of even date more any the such charges is romissory note of even date more and agreement of the parties more and agreement of the parties more and agreement of the parties more agreement of the parties thereby assign to said me and apply the same to the parties there agree as a same to the parties defined agreement and property in did real estate shall be subjed debiances. more agree to aggert any of at any later time, and to in ore agreed. — shall cause to be paid to in party secured. including f	forever, and warrant the intervent, and warrant the intervent of the delivery here is a executed and delivery for and NO/100 and advances as may, be there to that this mortg indebtochess in additional by this reference. Intervent is and secured evidenced, whether by here to that this mortg indebtochess in additional indebtochess in a	e title to the same of, the lawful ownes: Inheritance therein, nat the claims and o d to secure the pay e due and payable hereby, executed by of all the terms and age shall also secur to the amount abo moto, hold account noto, hold accoun	Said mortgagor. 6. her a of the premises above free and clear of all encu- lemands of all persons wh reserved the sum of <u>a sum of the sum of</u> <u>a sum of the sum of</u> <u>a sum of the sum of</u> a sum of the sum of a sum of the sum of the sum of the sum of a sum of the sum of a sum of the sum of a sum of the sum of the sum of the sum of a sum of the sum of the a sum of the sum of the sum of a sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of the sum of t
hereunto belonging, o naniwith said moo- and described, and and thatbaywill PROVIDED ALW EIGHTEEN THOUSAN with interest thereon, and conditions of the p reges, payable as expri- ing conditions of the p reges, payable as expri- ing of them, may one genes, by said note arg It is the intention norigagor f by said mort argor f by said in functure secured he The mortgagor f thereby athorizes a nd income thereform a thereby athorizes and thereby athorizes on the note hereby secured the to assert the same and income thereform and the to assert the same in one musical and note the to assert the same and note and of this m If said mortgagor f in the provention of and note the terms and provision the the data of a said and the there are no unpain If said mortgagor f ission of all of and pre- immediately due and the date of a said here	r in anywise apportaining, i traggee that <u>the y</u> are. <u>are</u> selled of a good and warrant and defend the til ATS, and this instrument i ND FOUR HUNDRED FIF' together with such charges i romissory note of even date mortgagee, and any and all hereby incorporated herein and agreement of the parties mortgagee, however d effect between the parties mortgagee, however d effect between the parties mortgagee or its agent, its and mortgagee or its agent, its and mortgagee or its agent, its and mortgage or its agent, its age or material bills out ind real estate shall be subjed debtedness. ahl cause to be paid to its ortgage. ahl cause to be paid to its ortgage. 	forever, and warrant the interver, and warrant the intervention of the delivery here i indefensible setate of the thereto forever again a executed and delivery PY and NO/100 and advances as may, be there in the performance by this reference. There is and secured evidenced, whether by here to that this mortg indebtedness in addition by this reference. There is a secured indebtedness in addition to the secure of the secure pervent or relard and its rights berwander and its rights berwander a next provement of interves and any and emforce and any and any	e title to the same of, the lawful ownes: Inheritance therein, nat the claims and o d to secure the pay e due and payable bereby, acceuted by of all the terms and age shall also secur to the amount abo moto, book acceuted by personal represent to the amount abo moto, book secur personal represent to the amount abo moto, book secur personal represent to the charge o rota to the charge o rotation of the secur it to the payable mortgagee in the co result in a mechanic t the purchaser or t any time shall no strict compliance wi ire amount due it he y attensions or my fact, and usid nor fact, and usid nor fact, and usid nor fact, and usid nor fact, and usid nor any three legal at in the security of the security of the security of the security of the security of the security of the security of the security of the security of the security of the security of the security	Said mortgagor. a. her a. of the premises above free and clear of all encu- lemands of all persons wh ment of the sum of <u></u>
nariwith said moo and described, and and thathoywill PROVIDED ALW EIGHTEEN THOUSA With interest thereon, and conditions of the pu- grave, payable as expr terms of asid note ary of them, may own provide the second second mortgagersby said nortgagersby said nortg	r in anywise apportaining, i traggee that <u>the y are</u> . <u>Are</u> selled of a good and l warrant and defend the til ATS, and this instrument i ND FOR HUNDERD FIF' together with such charges i hereby incorporated herein and agreement of the parties morigagee, and any and all to said morigagee, however d affect between the parties morigagee, and any and all hereby assign to said properly in reunder, including future ad hereby assign to said more and apply the same to the pay ind morigagee or its agent, and apply the same to the pay ind morigagee to the same to hereby assign to said properly in tred. This rent assignment i reunder shall in no manner is at any later time, and to is origage. _ shall cause to be paid to hereby secured, fincialing fi s thereof, and if aid morig payable, and may first its option payable, and may foreclose all lems of indebtedness as le binding upon and shall i parties herets.	forever, and warrant the intermetal indefensible estate of the thereto forever again a executed and delivery for and NO/100 and advances as may, be horewith and secured for and NO/100 by and NO/100 by and NO/100 by and secured therewith and secured for a secured horewith and secured the performance by this reference. I hereto that this moring indebtedness in addition by this reference. I hereto that this moring indebtedness in addition where a secure and the secured indebtedness in addition reference and their heirs, hereto and their heirs, indebtedness in addition reference and in the security the secure open addition the secure advances, and an apport a shall comply with the secure avoids of the secured when the the shall of the secured apport a shall comply with the internet whole of the internet avoid and the secure advance or table or the benefit of the secure of the shall of the secure develop whall draw ensure to the benefit of	e title to the same of, the lawful owner inheritance therein, nat the claims and o d to secure the pay e due and payable hereby, executed by of all the terms and age shall also secure to the amount abo note, book secount personal representation with interest. mortange in the co- result, to take charge o ipal, insurance pre- to other charges indif the unpaid bah mortanger in the co- result in a mechanic t the purchaser or t any time shall no strict compliance wire amount due it he y extensions or re- sult note and all in any other legal ac- v interest at 10% pe the heirs, executor	Said mortgagor.s. her and the premises above free and clear of all energy free and clear of all energy free and clear of all persons why ment of the sum of <u>Constant</u> (\$ 18,450) to said mortgagor <u>Constant</u> and propressions and assist and mortgagor <u>Constant</u> and <u>constant</u> assist the <u>Constant</u> and <u>Constant</u> and <u>Consta</u>
nariwith said moo and described, and and thathoywill PROVIDED ALW EIGHTEEN THOUSA With interest thereon, and conditions of the pu- grave, payable as expr terms of asid note ary of them, may own provide the second second mortgagersby said nortgagersby said nortg	r in anywise apportaining, i traggee that <u>the y</u> are. <u>are</u> selled of a good and warrant and defend the til ATS, and this instrument i ND FOUR HUNDRED FIF' together with such charges i romissory note of even date mortgagee, and any and all hereby incorporated herein and agreement of the parties mortgagee, however d effect between the parties mortgagee, however d effect between the parties mortgagee or its agent, its and mortgagee or its agent, its and mortgagee or its agent, its and mortgage or its agent, its age or material bills out ind real estate shall be subjed debtedness. ahl cause to be paid to its ortgage. ahl cause to be paid to its ortgage. 	forever, and warrant the intermetal indefensible estate of the thereto forever again a executed and delivery for and NO/100 and advances as may, be horewith and secured for and NO/100 by and NO/100 by and NO/100 by and secured therewith and secured for a secured horewith and secured the performance by this reference. I hereto that this moring indebtedness in addition by this reference. I hereto that this moring indebtedness in addition where a secure and the secured indebtedness in addition reference and their heirs, hereto and their heirs, indebtedness in addition reference and in the security the secure open addition the secure advances, and an apport a shall comply with the secure avoids of the secured when the the shall of the secured apport a shall comply with the internet whole of the internet avoid and the secure advance or table or the benefit of the secure of the shall of the secure develop whall draw ensure to the benefit of	e title to the same of, the lawful owner inheritance therein, nat the claims and o d to secure the pay e due and payable hereby, executed by of all the terms and age shall also secure to the amount abo note, book secount personal representation with interest. mortange in the co- result, to take charge o ipal, insurance pre- to other charges indif the unpaid bah mortanger in the co- result in a mechanic t the purchaser or t any time shall no strict compliance wire amount due it he y extensions or re- sult note and all in any other legal ac- v interest at 10% pe the heirs, executor	Said mortgagor. a. her a. of the premises above free and clear of all encu- lemands of all persons wh ment of the sum of <u></u>
nariwith said moo and described, and and thathoywill PROVIDED ALW EIGHTEEN THOUSA With interest thereon, and conditions of the pu- grave, payable as expr terms of asid note ary of them, may own provide the second second mortgagersby said nortgagersby said nortg	r in anywise apportaining, i transve that <u>the y are</u> . ATC selled of a good and are the sell of a good and ATS, and this instrument i M FOR HUNDRED FIF together with such charges i romiscory note of even fatte mortgarges, and any and all to add mote, and the parties mortgarges, and any and all to add motegarges, however of affect the starter of the parties mortgarges, and any and all to add motegarges, however of affect the starter of the parties mortgarges, to said mo- reunder, including future ad hereby assign to said and hereby assign to said and the add motegarges or its agent, and apply the same to the par- ied labor or material bills out id real estate shall be subjed dabted and in an manner and any later time, and to its ortgarge. a shall cause to be paid to hereby secured, including f a thered, and if add motegarges at them of inderbiddenes as all them of inderbiddenes all them of inderbiddenes all be volic otherwise to ream party and may, at its option parties hereto. IEIREOF, said mortgargor A.	forever, and warrant the intermetal indefensible estate of the thereto forever again a executed and delivery for and NO/100 and advances as may, be horewith and secured for and NO/100 by and NO/100 by and NO/100 by and secured therewith and secured for a secured horewith and secured the performance by this reference. I hereto that this moring indebtedness in addition by this reference. I hereto that this moring indebtedness in addition where a secure and the secured indebtedness in addition reference and their heirs, hereto and their heirs, indebtedness in addition reference and in the security the secure open addition the secure advances, and an apport a shall comply with the secure avoids of the secured when the the shall of the secured apport a shall comply with the internet whole of the internet avoid and the secure advance or table or the benefit of the secure of the shall of the secure develop whall draw ensure to the benefit of	e title to the same of, the lawful owner inheritance therein, nat the claims and o d to secure the pay e due and payable hereby, executed by of all the terms and age shall also secure to the amount abo note, book secount personal representation with interest. mortange in the co- result, to take charge o ipal, insurance pre- to other charges indif the unpaid bah mortanger in the co- result in a mechanic t the purchaser or t any time shall no strict compliance wire amount due it he y extensions or re- sult note and all in any other legal ac- v interest at 10% pe the heirs, executor	Said mortgagor. 1. her being the premises above free and clear of all encu- lemands of all persons wh rement of the sum of <u>The Dellary (\$18,450</u>) to said mortgages under the said mortgages under the said mortgages. This mortgithes, the said mortgages and the same taken which said mortgithes, the said mortgages. This mortgithes, and the said sum by for a same stated which said mortgithes, and the said sum by for a same stated which said sum by for a same stated the same said the plaction of asid other is fully a lieu against this proper purchasers shall also be 1 a the construed as a waive the all the terms and prov- ersunder, and under the ta- serse about here reasond of the same rays about the contrated of a said other is a same shall be entitled to dubbedness and of the same rays about the terms and prov- serse about here reasond of the same rays about the terms and prov- serse about here reasond of the same rays about the same same the same states about the reasond of the same rays about the same same the same same same about the same same same same a the day and year fir B. TMLLED