BOOK 140 1 022	MORTGAGE	Hall Lithe Co., Inc., Topeka
	MORIGAGE	Loan NoDR.3159
THIS INDENTURE, made this	the second s	, 1965_, by and between
DAL	E R. KRING and WANDA LEE KRI	ING, his wife
r Douglas County,	Kansas, as mortgagors , and	
AMERICAN SAVINGS ASSOCIA	TION OF TOPEKA	, a corporation organized and existing
	al office and place of business at	
WELVE THOUSAND NINE HUND	2, for and in consideration of the sum DRED SIXTY and NO/100	
ie receipt of which is hereby acknowledged,	do by these presents mortgage and wa	arrant unto said mortgages its sussessme
	ribed real estate, situated in the county of	Douglas
Lot 3, Block an addition t	l in Southwest Addition No 6, to the City of Lawrence, Douglas	
County, Kan	1505 -	
gether with all heating, lighting, and plun	nhing antiquent and finters to be the	
adows and doors, and window shades or bi said property or hereafter placed thereou	abing equipment and fixtures, including sto dinds, used on or in connection with said pr n.	kers and burners, screens, awnings, storm roperty, whether the same are now located
TO HAVE AND TO HOLD THE SAMI	E, together with all and singular the tene ning, forever, and warrant the title to the	ments, hereditaments and approximate
with said mortgagee that they	, at the delivery hereof, the lawful	owner of the promises shows some
d described, andseized of a go	od and indefeasible estate of inheritance th the title thereto forever against the claims	erein, free and clean of all energy barrens
PROVIDED ALWAYS, and this instrum	ment is executed and delivered to secure th	in many set of the second set
th Interest thereon, together with such cha	RED SIXTY and NO/100	vable to said motores under the dot),
conditions of the promissory note of even ree, payable as expressed in said note, and ms of said note are hereby incomparator	n date herewith and secured hereby, execut i to secure the performance of all the term herein by this reference.	ted by said mortgagor to said mort-
It is the intention and agreement of the p	parties hereto that this mortgame shall also	and the second se
tgagors by said mortgagee, and any an of them, may owe to said mortgagee, ho ain in full force and effect between the ps amounts secured hereunder, including fut	all indebtedness in addition to the amoun wever evidenced, whether by note, book ac- arties hereto and their heirs, personal repr ure advances, are paid in full with interes	tt above stated which said mortgagors, or count or otherwise. This mortgage shall esentatives, successors and assigns, until
The mortgagors hereby assign to as hereby authorize said mortgagee or its a	aid mortgagee all rents and income arising gent, at its option, upon default, to take cha	at any and all times from said property
income thereirom and apply the same to the mprovements necessary to keep said prope he note hereby secured. This rent assigns and of possession hereunder shall in no ma thereiro	aid mortgagee all rents and income arising gent, at its option, upon default, to take cho he payment of interest, principal, insurance stry in tenantable condition, or to other cha ment shall continue in force until the unpai shner prevent or retard said mortgages in t	e premiums, taxes, assessments, repairs irres or payments provided for herein or d balance of said note is fully paid. The the collection of said sums by
There are no unpaid labor or material bil	lls outstanding which would would t	a second a second s
The failure of the mortgages to separate	subject to the condition that the purchase	er or purchasers shall also be liable for
t to assert the same at any later time, and note and of this mortgage.	ny of its rights hereunder at any time shi d to insist upon and enforce strict compliar	all not be construed as a waiver of its nee with all the terms and provisions of
If said mortgagor 5 shall cause to be pa isions of said note hereby secured, includ	id to said mortgagee the entire amount due ling future advances, and any extensions	it hereunder, and under the terms and or renewals thereof in accordance with
arms and manifolians them it is the	nortgagor5 shall comply with all the prov o remain in full force and effect, and said option, declare the whole of said note and	isions of said note and of this mortgage, mortgagee shall be entitled to the pos- all indebtedness represented thereby to
these presents shall be void; otherwise to on of all of said property, and may, at its mediately due and payable, and may for	weiges this most man	action to protect its right and from
terms and provisions thereof, and if said p these presents shall be void; otherwise to on of all of said property, and may, nt its amediately due and payable, and may for late of such default all items of indebtedm This mortgage shall be binding upon and r	colose this mortgage or take any other leg as secured hereby shall draw interest at 10 shall enurs to the benefit of the ben	0% per annum. Appraisement waived.
ms of the respective parties hereto.	and there is the benefit of the heirs, exi	ecutors, administrators, successors and
This mortgage shall be void; other rise to on of il of said property and may to it muchately due and payable, and may for late of such default all items of indebtedin This mortgage shall be binding upon and r ma of the respective parties hereto. IN WITNESS WHEREOF, said mortga and	and there is the benefit of the heirs, exi	be per annum. Appringent waived, ecutors, administrators, successors and hands_ the day and year first above
ms of the respective parties hereto.	and there is the benefit of the heirs, exi	ecutors, administrators, successors and
IN WITNESS WHEREOF, said mortga	gors have hereunto set their	ecutors, administrators, successors and
IN WITNESS WHEREOF, said mortga,	gors have hereunto set their	ecutors, administrators, successors and