MORTGAGE	-Savings and Loan Form	(Direct Reduction	Pian) 255-2	Hall Lithe Co.,
	BOOK 1487	MOR	TGAGE	Loun No.DR.L
THIS IN	/ IDENTURE, made this	19th day	of December	19 <u>64</u> , by
	URSA LAUBHAN, a	single person		
of	Douglas Coun	ity, Kansas, as mortg	agor, and	
	COMMERCE SAVINGS			, a corporation organized
Kansas, as m				
	SSETH: That maid mortga -THIRTEEN THOUSAN	D FIVE HUNDRED	AND NO/LOOTHS -	<u>* * = = = Dollara (\$ 13.</u>
the receipt of and assigns,	f which is hereby acknowled forever, all the following d Kansas, to-wit:	iged, do .0.6 by these i lescribed real estate,	presents mortgage and situated in the county :	warrant unto said mortgages, of Douglas
and State of	Lot 3, in Block Lawrence, Dougla	2, in INDIA ADI	DITION, an Additi	lon to the City of
				chase money mortgage.
	written consent	of the mortgag	ee shall render	bove described withou the amount due under ion of the mortgages.
Together wi	th all heating, lighting, and d doors, and window shades	plumbing equipment or blinds, used on or	and fixtures, including in connection with sale	stokers and burners, screens, a property, whether the same a
TO HA	VE AND TO HOLD THE	SAME, together with	all and singular the t	enements, hereditaments and
				the same. Said mortgagor
and describe	d, and 15 seized of	a good and indefeas	ible estate of inheritanc	e therein, free and clear of all
				lins and demands of all person
	TUTDTEEN TUOUSAL	IN FIVE HUNDRED	AND NO/LOOTHS -	re the payment of the sum of Dollars (\$ 13 payable to said mortgages un
and condition gages, paya terms of sa	ns of the promissory note of ble as expressed in said not id note are hereby incorpor	of even date herewith te, and to secure the rated herein by this	and secured hereby, ex performance of all the reference.	ecuted by said mortgagor terms and conditions contained
It is the mortgagor_ any of then remain in f	a intention and agreement o hy said mortgagee, and a, may owe to said mortgas ull force and effect between	f the parties hereto t any and all indebted gec, however evidence the parties hereto an	hat this mortgage shall ess in addition to the an d, whether by note, bec ad their heirs, personal was cald in full moth in	also secure any future advance mount above stated which said is account or otherwise. This representatives, successors and lowest
The mo and hereby and income or improver in the note taking of m	ntgagor hereby assign ⁵ authorize said mortgagee o therefrom and apply the sam nents necessary to keep sai hereby secured. This rent casassion hereunder shall its	to said mortgages r its agent, at its opi me to the payment of d property in tenanta assignment shall con a no manner prevent	all rents and income ar tion, upon default, to tal interest, principal, insu his condition, or to othe tinue in force until the tor retard said mortgage	ising at any and all times from te charge of said property and rance premiuma, taxes, assess a charges or payments provides unpaid balance of said note is ; s in the collection of said sums
The same is	in an annald takan on mate	avial bills outstanding	which would result in	a mechanic's lien against this whater or purchasers shall ab
The fa				ne shall not be construed as apliance with all the terms ar
If said	mortgagorshall cause	to be paid to said mos	rigages the entire amou lyances, and any extens	nt due it hereunder, and under ions or renewals thereof in a
the terms a then these session of a be immedia the date of	and provisions thereof, and presents shall be void; othe all of said property, and may thely due and payable, and such default all items of in	if said mortgapor	thall comply with all the all force and effect, and the whole of said not ortgage or take any oth ereby shall draw interest	provisions of said note and of l said mortgages shall be enti- e and all indebtedness represe er legal action to protect its t at 10% per annum. Appraise
assigns of t	the respective parties hereic	•		rs, executors, administrators,
IN W. written.	ITNESS WHEREOF, said	i mortgagor	hereunto set her	
	the second s		Ursa Lau	ibhan rathan

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