-119

at the second

BOOK 112	3651		TGAGE		en henrika henri kan kan seri beriya ka kata kan be	9
	¥.		San Such Street		Loan No. 12197	
THIS INDENT	URE, made this 18	da	y of	December	, 19.05, by and bet	ween
	Wyatt I	. Hendry and	Nildred E.	Hendry, hi	s wife	
. Douglas	County, K	Cansas, as mortg	agor 3, and _			
	OftaGa	Savings and	Loan Associ	ntion		
WITNESSETH	: That said mortgager				i , Kapana, as mortga	gie i
the receipt of whic		dred and No/	Contraction of the second second	and increased the second second second	Bollars (\$ 600.00 said mortgagee, all the follow	.),
	situated in the county		uglas		and State of Kansas, to-wi	
Lot, No	. Six (6) of Mi	ller Re-Flat	Jurvey No	. 1198, in 1	aldwin City,	
Dauglt	is County, Kansa	8.				
· a	1		.F.			
he mortgagee :	le of the real dall render the of the mortrages	amount que	ain above 3 under the p	nerlint wi romitiony m	hout written consett its imrediately ispati	all "
		and the second s	and fixtures, in	cluding stokers a	nd burners, screens, awnings, st , whether the same are now loc	orm
	the second state of the second				hereditaments and appuricant	
thereunto belonging	or in anywise apperta	ining, forever. Sa	id mortgagor	hereby coven	int with said mortgages	
	f, they are , th					in-
	against the claims and				will warrant and defend	the
PROVIDED AL	WAYS, and this mortp	inge in executed to	secure the pays	ment of the sum	at.	
with interest thereon	together with such ch	arges and advance	es as may be d	ue and payable t	- Dollars (5).
and conditions of the ragee, payable as exp erms of paid note an	promissory note of ex- pressed in said note, an e incorporated herein	n date herewith ; d to secure the p by this reference.	and secured her	eby, executed by all the terms and	said mortgagor to said m conditions contained therein.	ort. The
It is the intentio	n and agreement of the	e parties berato (hat this mortgag	re sha I also secur	any future advances made to	514
emain in full forre a uny of them, may ow emain in full forre a	d mortgagee, and any i e to said mortgagee, h nd effect between the p sereunder, including fu	and all indebtedne owever evidenced parties hereto and ture advances, ar	ss in addition to , whether by flo their heirs, per s paid in full a	the amount above te, book account sonal representa- ith interest	e'stated which said mortgagors or otherwise. This mortgage a tives, successors and assigns, u	hall ntil
The mortgagor 1 erty, and hereby aut	hereby assign t	o'said mortgagee	all rents and in option, upon de	ncome arising at	any and all times from said 1	aro-
ents and income ther epairs or improvement ergin or in the note i	efrom and apply the sa nts necessary to keep a	me to the paymen ald property in to	t of interest, p	rincipal, insuran	co. premiums, taxes, assessment charges or payments provided	an ats, for
aid. The taking of p oreclosure or otherw	ossession hereunder sha	all in no manner ;	present or retar	d said niorigages	any and all times from said p rge of said property and collect ce. premiums, taxes, assessme charges or payments previded paid balance of said note is fo in the collection of said sums	by
Mortgagor shall a good condition and	keep and maintain the repair at all times an	buildings and oth d not suffer wast	er improvements e or permit a n	s now on said pre uisance thereon.	mises or hereafter erected ther	eon
The failure of the ight to assert the sa aid note and of this	e mortgagee to assert	any of its rights	s hereunder at a	any time shall no	t be construed as a waiver of th all the terms and provisions	SER S
		paid to said mort	gagee the entire	amount due it h	ercunder, and under the terms a sewals thereof in accordance w	ind
terms and provisionen these presents a	ons thereof, and if said	mortgagor a si	hall comply with	all the provisions	of said note and of this mortga	ure,
ession of all of said ; c immediately due a he date of such defau	properly, and may; at i and payable, and may fo alt all items of indebto	is option-declare areclore this mort	the whole of an trage or lake an	id note and all in y other legal act	t of said note and of this mortan games shallelse entitled to the p debtedness represented thereby ion to protect its right, and fr r annum. Appraisement waived	to - to
The terms and pr	ovisiona hereof shall e	stend to and be bi	inding upon the	heirs, executor	s, administrators, successors a	ind
IN WITNESS W	HEREOF, said mortes	in and the second	ereunto subscrib		name S the day's	
ear first above write	en.	a come a		· · · · · · · · · · · · · · · · · · ·		
			· · · · · · · · · · · · · · · · · · ·	att I share	And the same transmission	
				Tared S. He	and the particular the second s	
and the second	1 2	4	100	1 1 11	MW .	
074 SM 1-65 T. REV. 1-65						
074 5M 1445 T. Ety, 1465	******	**************************************	وتعليمه متعطيه	urryana ténéra kang kang kang	895-044 m. 44 dan serie (1995-1997 m. 1997-1997 m. 1997-1997 m. 1997-1997 m. 1997-1997 m. 1997-1997 m. 1997-1	ià storeg