						r. No. 621 e Paid 65.0	00
MORTGAGE		810-3	2513	*			
THIS INDENTUR between Maruja	E, Made this 17th de Torres and Fern	and the second s	w of BOOK 1 s, her husba			, A. D. 1965 ,	
	is . Co chwaller Lumber Co.	unty, in the Și , Inc.	nte of	Kansas	. «	f the first part,	
two	ant and parties of the fit thousand and no/100		uideration of the	Kansas sun of		he second part: DOLLARS.	
the receipt of which is of the second part, 11d County and Biste of	hereby schnowledged, do successors s/ heirs and sasigns, s Kann as	by these pr Il the followin , to with	vsenis, Grant, Ba g-described real e	rgain, Sell, a state, slivated	ad Convey unt	and the state of the	
in the TO HAVE AND TO thereunto belonging or	irty Four (34) on Of City of Lewrence, 1 ) HOLD THE SAME, Toget in anywise appertaining, fo AYS, And these presents ar	lansas ber with all an rever.					
ha we this day execut second part, of which th	ted and delivered a		rtain promissory				
NOTE	Bays. )	Canesa Date	August 17	. <u>1) 65</u>	, jenka	RSEMENTS	
WO YEARS AFTER SCHWALLER LUMBER be sum of	datelor val Co., INC., Hays, Kansas ousand and no/1006		e) promise to pay in		Date Paym	ents BaL Due	
Default in the payment of an alance immediately due and p for sume become due at 10 r	p ay installments due hereafter shal avails. The principal num of eac set cont per numan for payment. while presentment for payment.	l, at the option a	f the holder, resider installments shall b	in the second			
ntors and additions appreally "		s/ Maruja	t de Torres	Uria nutro.			
NOW, if said part heirs or assigns, said a to the terms and tenor of full force and effect. B rime is due, or if the ti or any part thereof, are and interest thereof, are	Ics of the first part shall your of money in the above- of the same, then these pres- ut if said sum or sums of n twee and assessments of ove- not paid when the same as all and by these presents b he entitled to the possession	bay or cause to described note ents shall be toney, or any ry nature will be by law mad scome due and	be paid to said i mentioned, to wholly discharged part thereof, or i h are or may be due and payab payable at the o	gether with t and void; a any interest t assessed and a, then the y	he interest the nd otherwise a hereon, is not levied against whole of said	reon, according thall remain in paid when the said pramises,	9 9
	IN WITNESS WHERE	OF, The said	4941	e first part h	ve bereunt	• set	
	hills		Manue	a. de	Jones		
State of Kansas, BE IT REMEMBER the undersigned, a came ALL	tED. That on this 17th notary public	County, day of At ruja De To:			, A. D. 195 e County and S es	, before me, itate aforesaid,	
AUGUS	who BFC personally ment of writing, and IN TESTIMONY seal, the day and yes	such person WHEREOF,	6 duly I have hereunto	acknowledged	the execution nd affixed my		
ded September 7,	Term expires	January	er V	, 10 	69. Lem R	egister of	Deed
0 of Maruja de To	rres and Fernando No/100 DOLLARS, ir	RECEIPT. Torres, h	SCHWAI	the with of the wi LER LUMB	January 10 in named r	), 1969. mortgagors, gage. NC,	

1.64

N. N.

i ta

0

and the second parts

0

State of Lot