BOO	K 143	784	. 10	MORT	GAGE			-		
THIS IND	ENTURE, Made this	. 21	st		ay of	Apri	ñ		1,66	be
The second second	, vari r	lird, Jr.	, and	Irene M	. Hird,	husba	and an	d wife		
of Law	CE BUILDING AND	LOAN ASSOCIAT	ity of	Dougl	A.B	and S	state of Kar	sas part 10 S	of the firs	t part
WITNESS	en Hundre	part 108 of	the first part.	in consideratio	n of the loan	of the sum o	1			
to t	hem	duto			hereby acknow	ledget, ha V E	sold a	nd by this Inde	nture do	TOOL!
I	L and MORTGAGE	and the party	of Kansas, to	part, its succe	ssors and assig	ns, the follow	ving describe	ed real estate s	situated in the	Coun
		, a <u> </u>	7			1				-21
, v	Lots 3,	4		C PDO	LOTE		CONTRACTOR OF THE PERSONS	A 1 2 3		
	No. 2, a	n Additi	on to	n and a	Plat o	f Holi	day H	ills Ad	ditton	
	County,	Kensas,	as show	wn by t	ne reco	rded F	lat t	hereof.		
							6-1	. 6		
						0.00				
Mortgag	e is subj	ect and	inferio	or to F	lrst Mo	rtgage	, dat	ed Apri	1 21, 1	.96
The Wort								J.J.		
logether with a	gagors un ill heating, lighting, used on or in conn	and nlumbing eq	ulpment and f	between Inch. dlm	a statement .	Barrella Santa Caralla Santa		the same of the same of the		nd wir
	AND TO HOLD THE		property, whilete	iei tire saine ai	e now locaten	on said prope	erty or nere	after placed the	ereon.	
	id part105 of t	the first part do	hereby co	ovenant and agr	ee that at the	delivery here	eof th	ey are	the lawful ow	ner S
	above granted, and	seized of a good	and indefeasib	le estate of inf	eritance therei	n, free and c	lear of all	incumbrances		
	they between the partie	will warrant and	defend the same	ne against all	parties making	lawful claim	thereto.	Ø		
ments that may	be levied or assesse estate insured for lo	d anainst said en	al actate when	the came been	and the last of	were week or	. the	r r 177		
party of the sec	ond part, the loss, i	f any, made paya	ble to the par	ty of the secon	part to the	extent of its	interest. An	d in the event	that said part	ie
bear interest at	pay said taxes and the rate of 10% is is intended as a mo	from the date of	payment until	fully repaid.	snaii become	a part of the	indebtedne	ss, secured by t	this indenture,	and s
according to the	terms of Ol	ne certai	n written obli	gation for the	payment of sai	d sum of mor	ey, executed	on the	21st	DOLL
to the terms of	or11 said obligation, also	o to secure all fe	ture advances	for any purpo	e made to no	dies .	Abo Store			
the terms of the	obligation thereof, a	and also to secure	any sum or st	imal amount of ims of money a	this mortgage, vanced by the	with all inte said party of	the second	g on such future part to pay for	e advances acc any insurance	or to
Part 168	of the first part i	hereby assign to r	arty of the co	cond nart the	ante and Incom				- W	
necessary to kee	said property in to	enantable condition	ne and apply t	ne same on the	payment of i	nsurance pren	niums, taxes	, assessments, i	repairs or imp	roveme
Shall in no mann	nts shall continue in er prevent or retard of the second part t	party of the sec	ond part in co	of said	sums by forec	losure or other	erwise.			
time, and to insi	st upon and enjorce	strict compliance	with all the	terms and prov	isions in said	obligations an	d in this m	ortgage contain	ed.	
	d note hereby secur	red, and under th	e terms and	provisions of a	y obligation h	ereafter incu	rred by part	105 of th	e first part f	or ful
advances, made account or other and in this mort	wise, up to the originage contained, and	them inal amount of the the provisions of	is mortgage, a future obligati	nd any extensio ons hereby secu	s or renewals red, then this	hereof and s	hall comply	part whether e with all of the	provisions in	sald n
estate are not p	e made in payment aid when the same	become due and	payable or if	the insurance i	not kent un	as provided	haraln or if	the buildings	on raid went a	44-14
holder hereof, wi	ood repair as they a all of the obligation thout notice, and it	s for the security	or the said no	indenture is gi	en shall imme	diately mature	and becom	e due and payal	ole at the opti	on of
sell the premises	ovements thereon in hereby granted, or a al and interest toge	any part thereof.	in the manner	orescribed by	ceiver appointe	d to collect	the rents ar	d benefits accr	ulng therefrom	n; and
sale, on demand,	to the party of the	first part. Part.	les of the	first part shall	pay party of	the second pa	art any defic	lency resulting	from such sale	
parties hereto	extend and inure to,	and be obligator	y upon the hel	rs, executors, a	iministrators,	personal repre	sentatives, a	in contained, a	essors of the	respec
IN WITNES	S WHEREOF, the	an 108 or u	he first part I	a VO here	unto set th	eir hand	and seafth	e day and year	last above wa	itten.
Carl	Hird, Jr	. 1		(SEAL)	Ire	ne M. I	lird	need		(SE
min antinini	aninjiinaaninii			mminim	inghana	minni	***********	manning.		