	100					eg. No ee Pai
PURCHASE M		мо	RTGAGE		WT 2503	
воок 14			. P		MI 3597	
y and between Kansas, referred	EMENT, is made an ROBERT R. COLBY to hereinafter as Mor	and MAUREEN tgagor, and Americ	J. COLBY, his	wife Do	November ouglas a corporation, o	County,
WITNESSET	virtue of the laws of FH THAT: or for and in consider:					NO/10
	ch is hereby acknowled assigns, the following sas, to-wit:	lged, do	by these pres	ents, mortgage ounty of	and warrant u	18, nto the n
	Lot 31 in West Douglas County	ern Hills Sul	ourban Rancher shown by the	os, a Subdi recorded Pl	vision in at thereof.	
storm windows an described real esta TO HAVE A	heating, lighting and d doors, window shad tte, whether the same ND TO HOLD THE	es or blinds, used of are now located on SAME, together w	n or in connection said real estate or h ith all and singular	with any imprereafter placed, the tenements	covements locate thereon. , hereditaments	d upon
The mortgagor wa the above described	ig or in anyway appearrants that at the del d premises and that t Il liens or encumbranc	ertaining forever, ivery of this mortg he mortgagor is th	and warrant the tit age, the mortgagor e owner of an ind	le to the same. is the lawful ov	mer of the entir	e interest
The mortgagor fu	rther warrants and ag	rees to defend the	payment of EIGH	TEEN THOUSA	ND EIGHT HU	INDRED .
NO/ 100	eon at the rate of be due and payable to				Dollars	(\$ 18.
	be due and payable to red hereby, executed if all the terms and co . It is the intention a hid mortgagor by said any of them may ow the force and effect better secured horsemades income					
difficulties to	any of them may ow. Il force and effect bet- secured hereunder inc or also agrees and war	idding ruture adva	, however evidence reto and their heirs nees are paid in ful	l, whether by , personal repr with interest	note or otherw esentatives, succ thereon.	ise. This
debtedness evidence	the essence of this ag ed by said promissory manner therein provi	note and any and	or shall promptly pa all other payments	y the said princ provided in sai	cipal of and said I note and in th	interest is mortga
pay all taxes and a	to the said payments assessments of every A sum equal to one-tw	kind and nature up	oon the above description that above description	ibed mortgaged the current ve	property, when	taxes ar
to pay said taxes a fue and payable is	d monthly in advance and assessments. If the insufficient to pay s	he fund so created aid taxes and asses	and held by said M sments when due, t	ortgagee until	said taxes and a	issessmen
shall be credited to The waiving of su	Mortgagee. If the fur o the Mortgagor and ich monthly payments om the Mortgagor.	applied on interest	or principal or he	d for future t	axes as said Me	ortenere 1
3. The Mortga able to the Mortga	agor further agrees to agee, insuring said mo	ortgaged premises a	against fire, lightning	g, windstorm o	r other casualty	and exte
shall give immedia promptly made by	king loss, if any, pay- te notice to the Mortg the Mortgagor. Said	able to said Mortga agee and said Mort insurance compan	gee as its interests gagee is hereby aut ies are authorized t	may appear. I horized to mak to make payme	n the event of l e proof of loss nts for such los	oss, the I if the sa
reduction of the in this mortgage or in debtedness, all righ	proceeds of such insundentedness hereunder in the event of transfeat, title and interest of	r or to the restora er of title to the al of the mortgagor in	tion or repair of the love described mort; and to said insura	damaged prop gaged property ace policies the	erty. In the ever in extinguishmen in force shall	nt of fore ent of the pass to N
The Mortgagor age Mortgagee upon the is insufficient to a	rees to pay a sum eque-regular monthly pay say said premiums, w	ual to one-twelfth yment date to be us then due. Mortgage	of the estimated ins sed by the Mortgage or agrees to pay the	urance premiu e in paying said difference upon	ms monthly in d premiums. If the demand and in	advance
waiving of such m	payment of said prem and applied on interes anothly payments for	t or principal or he insurance premiun	ld for future insura	Mortgagee fro	as the Mortgag m later requiri	ee may e
ings, and other im	gor agrees that at all t provements located up mit a nuisance thereo	on the above descr				
are by law due and mortgaged premise	that in the event of payable, or in the eves, said mortgagee ma	ent of a like failur y pay said taxes,	e to keep in force so assessments and ins	id policies of ir irance and mak	surance or to m	ake repai nd the ar
at a rate not to exc Mortgagee be made	gagee shall be a lien ceed ten per cent (10° e a part of the unpaid tgagee shall not be co	on the premises de (a) per annum, and di balance of said n	scribed in this mort, said sums so advar ote thereby increasi	gage. Said amo ced bỳ mortga ng said unpaid	ant may be reco gee, may, at th balance. Payme	vered wit e option ent of an
6. The Mortga	agor agrees to pay al or title insurance exp nd the same shall be s	enses because of th	e failure of Mortga			
7. The Mortga	agor may, by agreement herein or not, and su ortgage, and shall be	nt with said Mortg	agee, obtain addition	principal bala	nce herein, and	shall be co