geres	MORTGAGE-Savings and Loan For	rm (Direct Reduction F	lan) 255-2 Rev. 1965	Hall Litho Co., Inc.	Top
B	DOK 151 14044		TGAGE	in a first a faith in the state of the first and the state of the stat	
	THIS INDENTURE, made this	30th day	ar July	Loan No. 1	
			nd Barbara H. Kastn	er, bis wife	id bet
		-			
anine .	of Douglas Coun	ty, Kanaas, as mortga	cor. S , and	1	
-	0'	TTAWA SAVINGS AND	D LOAN ASSOCTATION	The second	1
	WITNESSETH: That said morts	gagor S , for and in c		, Kansas, as r	
- Internet	Sixteen thousand and no/10	00		Dollars (\$ 16,000.0	00
en los per	the receipt of which is hereby acknowless the receipt of the set o	owledged, do hereb		unto said mortgagee, all the and State of Kansas,	
A CONTRACTOR OF A CONTRACTOR O	Tanses, less the following; long the North line of sai lirection to a point on the corner of said Lot; thence 27 feet to the point of be rest corner of said Lot; th ot a distance of 40 feet; f said Lot; thence South a the point of beginning.	a South line of a Northeasterly al eginning: and als hence in a Northe thence in a Nort blong the West st	and Lot 127 feet; then haid Lot 127 feet S ong the South line to less the following sterly direction hwesterly direction de of said Lot a d	the in a Southeasterl outhwest of the North of said Lot a distant ng: Beginning at the along the South line to the Northwest co istance of 126,79 fee	y heast nce of Sout of s orner et to
A LO L LA	ogether with all heating, lighting, an- indows and doors, and window shades a said property or hereafter placed the TO MANY time are made to the shades of t	d plumbing equipment i or blinds, used on or in hereon.	and fixtures, including stoke a connection with said prop	rs and burners, screens, awninerty, whether the same are no	ngs, st ow loca
t	TO HAVE AND TO HOLD THE : sereunto belonging or in anywise app	ertaining, forever, Said	mortgagor & horship as		
18	t the delivery hereof, the y are	, the lawful owner 3	of said premises, and	are mind at	1
u	efeasible estate of inheritance therein, tle thereto forever against the claims	, free and clear of all e	ncumbrances, and that	hey will warrant and de	efend
	PROVIDED ALWAYS, and this m	continues in assumption to		m at	
A ICO	ixteen thousand and no/100 th interest thereon, together with suc	h charges and advances	as may be dos and pauch	Dollars (\$ 16,000.0	0
E E	d conditions of the promissory note of gee, payable as expressed in said note rms of said note are incorporated here	f even date herewith an			
m ar	It is the intention and agreement of ortgagor ³ by said mortgagee, and a y of them, may owe to said mortgage main in full force and effect between amounts secured hereunder, including	f the parties hereto that my and all indebtedness se, however evidenced, so the parties hereto and the futuresadvances, are i	in addition to the amount in whether by note, book accor- teir heirs, personal represe- paid in full with interest	above stated which said mortg ant or otherwise. This mortg ntatives, successors and assig	agors, age sh Ins, ui
	The mortgagor 5 hereby assign	to said mortgagee al	rents and income avising	at any and all there a	
he	etc), and hereby authorize said mortgag that and income therefrom and apply the pairs or improvements necessary to kee rein or in the note hereby secured. This id. The taking of possession hereunder reclosure or otherwise.	ep said property in ten	intable condition, or to oth	er charges of navments prov	easmer
Real Providence	Mortgagor shall keep and maintain good condition and repair at all times	the buildings and other and not suffer waste o	improvements now on said or permit a nuisance there	premises or hereafter erected	i there
and the second s	The failure of the mortgagee to ass ht to assert the same at any later tim d note and of this mortgage.	sert any of its rights h we, and to insist upon ar	ereunder at any time shal d enforce strict compliance	not be construed as a waive with all the terms and provi	isiona
pr	If said mortgagor ³ shall cause to visions of said note hereby secured, i	and the second sec	and states that the contraction of	LUSING LINE LINE WIT IN DODOTOR	maderia march
the ses be the	terms and provisions thereof, and if a g these presents shall be void; otherw fon of all of said property, and may, immediately due and payable, and may date of such default all items of inde	and mortgagor 3 shall tise to remain in full fo at its option, declare th y foreclose this mortga bitchess secured hereby	l comply with all the provis rece and effect, and said m e whole of said note and a ge or take any other legal shall draw interest at 10%	ions of said note and of this m ortgagee shall be entitled to 1 indebtedness represented th action to protect its right, an per annum. Appraisement wa	the pereby and fro
yen here unde the	an of the respective parties hereof shall gin of the respective parties hereto. IN WITNESS WHEREOF, said mor first above described without f the promissory note imme- option of the mortgagee.	rtgagor ^S ha ^{VE} here Durchase money Written consent distely payable	unto subscribed the mortgage. Transfer of the mortgagee s at <u>Managee</u> s	ir name ³ the c of title of the rea hall render the amou 1 Autorice	day an 1 pr int d
			Bailiara	M. Kastner	