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	his Indenture, Made this23rd day ofJuly10.55
bet	reen Leon V. Roberts and Beverly L. Roberts, his wife
of	Douglas County, in the State of Kansas of the first part, and
0	ann L. Kappelman and Elizabeth L. Kappelman, his wife, as Joint Tenants with right of
- 51	Douglas County, in the State of Kansas, of the second part:
	Witnesseth. That the said partiesof the first part, in consideration of the sum of
	Thousand Two Hundred Forty Nine and 36/100 (\$1, 249, 36)BOLLARS,
the of t of_	receipt of which is hereby acknowledged, doby these presents grant, bargain, sell and convey unto sold parties be second part,
که	
TO	HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurte-
	ice thereinto belonging, or in anywise appertaining forever:
	PROVIDED ALWAYS, and these presents are upon this express condition, that whereas said on V. Roberts and Beverly L. Roberts, his wife have this day executed and delivered
	one certain promissory note to said parties of the second part, for the sum of
a	Thousand Two Hundred Forty Nine and 36/100 (\$1,249.36) DOLLARS
bea	ring even date herewith, payable at their office in Lawrence,
Ka	neas, in equal installments of Eleven and no/100 (\$11.00) DOLLARS
10.2	h, the first installment payable on the lat day of August 19.55 the second
ins t	talment on the
	the second s
with arms to t sec sha the	Whereas , this mortgage is made subject to one first mortgage upon the above described real existe, for the sum of $$2,150,200$ interest thereon at the rate of the sum of $$2,150,200$ and the sum of $$2,150,200$ and the sum of $$2,150,200$ and secured by said first mortgage, then the payment of the sum of sum of the default shall be made in the payment of the sum secured by said first mortgage, then the part thereof or of any interest thereon at the time it shall become due and payable according the express terms of said mortgage, then the part of the second part or his assigns or the legal holder of this mortgage and the note used hereby, may at his portection of this mortgage, make said payments of principal or interest, and the amount so paid it be added to the amount secured by this mortgage and shall be secured hereby and shall draw interest at the rate of ten per cent, from time of axid payment, and he may declare this mortgage.
with arms to t sec sha the imp the legs	Whereas, this mortgage is made subject to one first mortgage upon the above described real estate, for the sum of \$ 2,150,200 i pieress thereon at the rate of the part of the per cent payable annually, now if default shall be made in the payment of the ours secured by said first mortgage or any part thereof or of any interest thereon at the time it shall become due and payable according the express terms of said mortgage, then the party of the second part or his assigns or the legal holder of this mortgage and the note and hereby, may at his option, for the protection of this mortgage, make said payments of principal or interest, and the amount so paid it be added to the amount secured by this mortgage and shall be secured hereby and shall draw interest at the rate of ten per cent, from time of said payment, and he may declare this mortgage and note due and payable at any time the therefire and shall be entitled to
with anno to t sec sha the inac the lega Api ana	Whereas, this mortgage is made subject to one first mortgage upon the above described real estate, for the sum of \$ 2,150,200 i pieress thereon at the rate of per cent. payable annually, now if default shall be made in the payment of the sumt secured by said first mortgage or any part thereof or of any interest thereon at the time it shall become due and payable according he express terms of said mortgage, then the party of the second part or his assigns or the legal holder of this mortgage and the note ared hereby, may at his option, for the protection of this mortgage, make said payments of principal or interest, and the amount so paid il be added to the amount secured by this mortgage and shall be secured hereby and shall draw interest at the rate of ten per cent, from time of asid payment, and he may declare this mortgage and shall be secured hereby and shall draw interest at the rate of ten per cent, from time of asid payment, and he may declare this mortgage and note due and payable at any time thereafter and shall be entitled to hered the isosession of said premises and foreclosure of this mortgage. And it default be made in the payment of any one of the installments described in this mortgage and, note when due, or any part reof, then all unpidd installments shall become immediately due and payable, at the option of the part 108 of the second part or the a bolder of said note and shall draw interest at the rate of ten per cent, per annum from the date of said note until fully paid. realement waived at option of mortgage. Now if said Leon V. Roberts and Beverly L. Roberts, his wife Il pay or cause to be paid to said part 168
with any to t secasing the intra- the leg App sha des wh or any not	Whereas, this mortgage is made subject to one first mortgage upon the above described real estate, for the sum of \$ 2,150,200 interest thereon at the rate of
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will any to't sec sha the iman the leg Api sha das wh or anot par the	Whereas, this mortgage is made subject to one first mortgage upon the above described real estate, for the sum of \$ 2,150,200 interest thereon at the rate of per cent payable
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