Anterna anterna anterna anterna de la calegara de l		-	estate of inheritance t	***************************************	
		and the second se	a state of the state of	me against all parties making times during the life of the	is indenture, pay a
It is agreed to and assessments keep the building directed by the p interest. And in said premises Ins	setween the parties hereto that that may be levied or assessed go upon said real estate insured set. <u>Y</u> of the second part, the event that said part <u>A</u> ursed as herein provided, then come a part of the indebtednes	against said real estat against fire and torn the loss, if any, made of the first part shall the part	e when the same become ado in such sum and payable to the part fail to pay such taxes the second part may pay feature, and shall bear	mes due and payable, and by such insurance company of the second part t when the same become du y said taxes and insurance, interest at the rate of 10%	i that it will as shall be specify o the extent of 1 e and payable or or either, and the from the date of p
Thirty	is intended as a mortgage to a Five Thousand as	nd no/100		terter tertertertertertertertertertertertertert	D
according to the	terms of a certain wi	itten obligation for	the payment of said s	im of money, executed on	
day of . Jun part, with all in	Terest accruing thereon according of the second part to pay for	to the terms of said	obligation and also h	secore any som or some	
And this con If default be m	of the first part shell for veyance shall be vold if such de in such payments or any p ald when the same become due for kapt in as good repair es th som remaining unpaid, and all mmediately meture and become	art thereof or any of	herein specified, and bligation created therei	the obligation contained by, or interest thereon, or	therein fully dis if the taxes on s or if the buildings
estate are not p real estate are r	aid when the same become due not kept in as good repair as the	and payable, or if the ey are now, or if will of the obligations pa	este is committed on sa ovided for in said writ	d premises, then this convey ten obligation, for the secur	ance shall become ity of which this is
a given, chall i	mmediately mature and become	due and payable at	the option of the hol	der hereof, without notice, possession of the said prer	and it shall be lay nises and all the i
the said pert	of the second pert	and to have a receive thereof, in the man	r appointed to collect mer prescribed by law	the rents and benefits ac	erising therefrom; arising from such
shell be plot of 	by the parties hereto that the	terms and provision	s of this indenture and	l each and every obligation	therein contained,
basefits accruin assigns and au	y the part <u>y</u> making with by the parties hereto that the therefore, shall extend and chart of the respective parties of the respective parties the part <u>y</u> of the the part <u>y</u> of the the parties the part <u>y</u> of the parties the part <u>y</u> of the parties	he first part ha.S	caused this	mortgage to b	e signed
and the second	ixed on the day	its Presid	lent and its	corporate sea	I to be n
uniter av		and year re	T-N-T Foo	d Products, Inc	
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SIAIE OF	Douglas cou	55.			
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		REMEMBERED. That	on this 26th	day of June	A. C

OTARP UBLIC 4 2 K 10 59 annal Exp

2 I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 26 day of Oct 1962. LANGENCE NATIONAL BANK, Lawrence, Kansas Riley Burcham, Exec. Vice-Pres. Mortgagee, Owner. ber Hauld Beck (Corp. 1001)

Nm: L

Harrilla.

By Jonus Ber Attest: Conald Hav, Assistant Cashier

Probuger Notary Public