, amount of such prepayment) plus accrued interest to the date of 101000 not more than sixty (60) days nor less than thirty (30) days or any portion thereof as it may determine upon in inverse prior to the prepayment date by mailing to the registered, owner principal amount thereof plus accrued interest to the date of said installments, such lesser portion thereof in multiples of and in multiples of One Thousand Dollars, at the following. such prepayment. One Thousand Dollars as the Borrower may determine, at the from time to time in the inverse chronological order of the remaining unpaid, or such lesser portion thereof as it may dedate after April 1, 1968 the entire principal amount hereof then of prepayment. After payment of the afdresaid installments the the principal amount thereof plus accrued interest to the date dhronological order and in multiples of One Thousand Dollars, at date the principal installments becoming due after April 1, 1993 to be paid by the Borrower as hereinabove set forth, the ... prices (expressed in terms of a percentage of the principal Borrower shall have the right to prepay on any interest payment termine upon in inverse chronological order of said installments Borrower shall have the right to prepay on any interest payment nt date the entire unpaid principal amount hereof, or, be the Payee, the Borrower may prepay on any interest 103% if paid on or prior to April 1, 1973. inetice of any such optional prepayment shall be given , however, that so long as 101% if paid after April 1, 1988 and prior to maturity, 101 1/2% if paid after April 1, 1983 but on or prior to April 1, 1988; 102% if paid after April 1, 1978-but on or prior to April 1, 1983. 102 1/2% if paid after April 1, 1973 but on or prior to April 1, 1978, In addition to the instaliments of principal required e registered owner hereof CHURCH have caused this Bond to be signed in their names by the President of the Board of Trustees and by the President of the in the trust, by gougheting the Certificate of Trustee appearing and KANSAS EDUCATIONAL ASSOCIATION OF THE METHODIST EFISCOPAL "exist, have happened or have been performed in regular form, shall have been authenticated by the Trustee, or its successor the Indenture nor be valid nor become obligatory unless to time and minner. Indenture. been performed precedent to and in the issuance of this Bond acts and things required to exist, to have happened or to have and as a part of the consideration hereof, as provided in the registered holder or transferee hereof by the acceptance hereof (if any) being hereby expressly waived and released by every trustee, of member of the Borrower, as such, all such liability cipal of or interest on this Bond against any officer, director, aion of legal evidence of assignment and submission of this Bond provided in the Indenture. or may become due and payable in the manner and with the effect ture, shall occur, the principal of this Bond may be declared principal hereof. Borrower an exchange for a new Bond in the amount of the unpaid for verification of the Payment Record or at the option of the Tfustee by registered mail and the Trustee may require submisof principal and the premium, if shy, to be prepaid. of this Bond a notice fixing such prepayment date, the amount assignor shall promptly notify the Borrower at the office of the IN WITNESS WHEREOF, TRUSTEES OF THE BAKER UNIVERSITY This Bond shalf not be entitled to any benefit under It is hereby certified that all of the conditions, No recourse shall be had for the payment of the prin-In case an event of default, as defined in the Inden This Bond may be assigned and upon such assignment the .

いたなろうなと

292