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72495 BOOK 124	
ALCORT. ACT	
MORTGAGE	···
Paul K. Kincaid and Mary B. Kincaid, husband	and wife
WITNESSETH, that the said periles of the first peril in consideration of the loss of the same of Fourteen thousand three hundred and no/100-	of Kanuas part105. of the first part, and
a them duty paid, the receipt of which is hereby acknowledged, ha V d LANGAIN, SELL and MORTGAGE to the said party of the second part, its successors and assigns, the following a DOUGLES and State of Kansar, to-whi:	sold and by this indenture doGRANT, described real estate situated in the County of
Beginning at the Northeast Corner of the Northwes of Section Seven (7) Township Thirteen (13) South (20) East of the 6th P.M.; Thence South on the Ea Quarter Section 195 feet 2 inches for a point of ' West parallel to the North line of said Section 7 Thence South 100 feet to the North line of Winona East on the North line of Said Quarter Section; The said East line, 100 feet to the point of beginnin 30 feet of said tract for a public Road, in the C Douglas County, Kanasa.	, Range Twenty st line of said beginning;Thence , 162 ft. 7 inches; Street; Thence inches, more or ence North on
Together with all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, hades or blinds, used on or in connection with said property, whether the same are now located on said property. TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances proved.	or hereafter placed thereon.
And the said part 10.8 of the first part do hereby covenant and agree that at the delivery hereof 1 of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear	they are the lawful owner a
In this mortgage contained, and the revealence of future addigations hereby secured, then this convergence shall it If default he made in payment of such obligations or any part thereof or any obligations created thereby, or the are not point when the same become due and payable, or it the insurance is not here to, as provided here its are not point of the solutions for the security of which this inducture is sphere shall immediately mature and any hereby states of the solution is the security of which this inducture is sphere shall immediately mature and of all the improvements thereor in the meta hards for the said party of the second part, its successors and as and of principal and interest parts of any part thereof is the hards of the hereby or and the very here had of principal and interest together with the cents and charges includent therein, and the very hard, if any there are only the parts berrefs that the terms and provisions of this hedesture and the very obligation is restored and in the refrom, thall extend and here to, and be obligating on the here; meansure and saids and revery obligation is restored and It is speed by the parts here to, and be obligating on the here; meansure and saids and revery obligation is restored and IN WITNESS WHEREOF, the part LOSS of the first part is XCO. Nervous set this Index to XCO. Paul K. Kincald (SEAL) Marry B.	The second part of the second part whether evidence dy note, bood comply with all of the provisions in said sete in the second part whether evidence dy note, bood comply with all of the second part second part whether evidence dy note, bood second part whether second and sections of the said premise restits and benefits activity thereforem, and to second part whether second part whether second part second part whether second all be the second part whether second all be the second part whether second all be the second part second par
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