			and the second		*****		***************
		80473		MORTO	GAGE	BOOK 131	Loan No. DR 2600
THIS D	NDENTURE	, made this	8th	day of	May		, 1962 by and betwee
		CARL HIRD,	JR. AI	ND IRENE	M. HIRD, h	is wife	, in the second
1			.0	a de la compañía de l	a de la d	erenderalezeten	ให้เหลือเมือง เป็นหลังเหลือได้
of	Douglas	County	Kanara	as mortgagor.			
State Barrier Barrier	Contraction and	SAVINGS ASS			, and	1	p
				1011	·	, a cor	poration organized and existin
under the lay Kansas, as m	ws of Kansas	s with its princip	al, office	and place of b	usinėss at	Topeka,	Kansas
		hat said mortgage		r and in soul			and the state of the state of the
TEN TH	IOUSAND	FIVE HUNDE	RED & N	VO/100	deration of the	sum of	10, 500, 00
TEN TH	IOUSAND	FIVE HUNDE	ED & N	10/100		y	Dollars (\$ 10,500.00
TEN TH the receipt of and assigns.	fousiand for the state of the s	reby acknowledged	ED & N	VO/100	its mortgage a	nd warrant unte	said mortgagee, its successor
TEN TH the receipt of and assigns.	f which is her	reby acknowledged	ED & N	VO/100	its mortgage a	nd warrant unte	
TEN TH the receipt of and assigns.	fousiand for the state of the s	reby acknowledged	ED & N	VO/100	its mortgage a	nd warrant unte	said mortgagee, its successo
TEN TH the receipt of and assigns.	fousiand for the state of the s	P. FIVE HUNDE reby acknowledged the following desc rit:	ED & N	VO/100 by these presen I estate, situat	ats mortgage a ed in the coun	nd warrant unit ty of Dou	e said mortgagee, its successo glos
TEN TH the receipt of and assigns.	fousiand forever, all t	LOT ONE H	RED & N I, doL ribed real	NO/100 by these presen I estate, situat Seventy-N	ats mortgage a ed in the coun	nd warrant unte	e said mortgagee, its successo glos
TEN TH the receipt of and assigns.	fousiand forever, all t	P. FIVE HUNDE reby acknowledged the following desc rit:	RED & N I, doL ribed real	NO/100 by these presen I estate, situat Seventy-N	ats mortgage a ed in the coun	nd warrant unit ty of Dou	said mortgagee, its successor glos
TEN TH the receipt of and assigns.	fousiand forever, all t	LOT ONE H	RED & N I, doL ribed real	NO/100 by these presen I estate, situat Seventy-N	ats mortgage a ed in the coun	nd warrant unit ty of Dou	e said mortgagee, its successo glos
TEN TH the receipt of and assigns.	fousiand forever, all t	LOT ONE H	RED & N I, doL ribed real	NO/100 by these presen I estate, situat Seventy-N	ats mortgage a ed in the coun	nd warrant unit ty of Dou	e said mortgagee, its successo glos
TEN TH the receipt of and assigns.	fousiand forever, all t	LOT ONE H	RED & N I, doL ribed real	NO/100 by these presen I estate, situat Seventy-N	ats mortgage a ed in the coun	nd warrant unit ty of Dou	e said mortgagee, its successo glos

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thereunto belonging, or in anywise apportaining, forever, and wairant the title to the same. Said mortgagor 5, hereby covenant ____ with said mortgagee that _____ he y___ are ____, at the delivery hereof, the lawful owner ____ of the premises above conveyed and described, and _____ are ____ seized of a good and indefeasible estate of inheritance therein, free and clear of all encumbrances, and that __they___ will warrant and defend the title thereto forever against the claims and demands of all persons whomsoever.

PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of.

with

and conditions of the promissory note of even date herewith and secured hereby, executed by said mortgagor. S. to said mort-gage, psychle as expressed in said note, and to secure the performance of all the terms and conditions contained therein. The terms of said note are hereby incorporated herein by this reference.

It is the intention and agreement of the parties hereto that this mortgage shall also secure any future sdvances made to said mortgagor, 5- by said mortgagee, and any and all indebtedness in addition to the amount above stated which said mortgagors, or any of them, may owe to said mortgages, however evidenced, whether by mote, hook account of otherwise. This mortgage shall remain in full force and effect between the parties hereto and their heirs, personal representatives, successors and assigns, until all amounts secure d hereunder, including future advances, are paid in full with interest.

The mortgagor 5. hereby assign... to and mortgages all rents and incime arising at any and all times from said property and hereby suthorize said mortgages or its agent, at its option, upon default, to take charge of said property and collect all rents and income therefrom and apply the same to the payment of interest, principal, insurants previous, takes, assessments, repairs or improvements necessary to keep said property in tenantable condition, or to other charge of said note is fully point in the note hereby secured. This rent assignment a half continue in force until the unpaid balance of said note is fully point. The conduct of the relation of said sums by forcelosure taking of possession hereunder shall in no manner prevent or retard said mortgages in the collection of said sums by forcelosure

There are no unpaid Jabor or material bills outstanding which would result in a mechanic's lien against this property.

Any transfer of said real estate shall be subject to the condition that the purchaser or purchasers shall also be liable for the payment of such indebtedness.

The failupp of the mortgages to assert any of its rights hereunder at any time shall not be construed as a waiver of its right to assert the same at any later time, and to insist upon and enforce strict compliance with all the terms and provisions of said note and of this mortgage.

If said mortgagor 5 shall cause to be paid to said montgagee the entire amount due it hereunder, and under the terms and provisions of said note hereby secured, including future advances, and any extensions or renewals thereof in accordance with

provisions of pair involves the provision thereof, and if said mortgager. S shall comply with all the provisions of aid note and of this mortgager, then these presents shall be void, otherwise to remain in full (area and effect, and said mortgageres shall be called to the pro-session of all of said provisions therein and may, at its option, declare the whole of said note and all indetedness represented thereby to be immediately due and purple, and may, at its option, declare the whole of said note and all indetedness represented thereby to be immediately due and purple, and may foreclose this mortgager or take any other legal action to protect its right, and from the date of such default ell items of indebtedness secured hereby shall draw interest at 10% per annum. Appraisement waived.

This mortgage shall be binding upon and shall enure to the benefit of the heirs, executors, administrators, successors and assigns of the respective parties hereto.

Written.	WHEREOF, said prostga	gor ha Ve hereur	to settheir	hand 5 the day and	year first above
Car	& Shid	Sel.	June Ste	ne m. de	id .
	Carl'Hird, Jr.	\int		Irene M. Hird	A second s
. 35198 6M 10 58 ATT. REV. 4-56					
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