p	82345 BOOK 132
	MORTGAGE No. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kanyas
	This Indenture, Made this 26th day of October , 19 62 between
	T-N-T Food Products, Inc., a corporation of the State of Kansas
	and the second
2	f Lawrence , in the County of Douglas and State of Kansas
	arty of the first part, and The Lawrence National Bank, Lawrence, Kansas
10.004	party of the second part.
	Witnesseth, that the said party of the first part, in consideration of the sum of
ł	nirty Five Thousand and no/100 DOLLAR
	duly paid, the receipt of which is hereby acknowledged, has sold, and b
	his indenture do es. GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the
	ollowing described real estate situated and being in the County of Douglas and State o
10 m	ansas to-wit: Lots 24, 26 and 28 on Pennsylvania Street; Lots 11, 13, and 15 on Dela- are Street; and Beginning 117 feet East of the Northwest corner of said Lot 11, thence buth 150 feet, thence West 75 feet to the Southeast corner of said Lot 15, thence Nort 50 feet, thence East 75 feet to the place of beginning, all in the City of Lawrence, buglas County, Kansas.
	(Future advances up to \$35,000.00, the original amount of this mortgage, may be made by Second Party to First Party and all such future advances shall be a first and prior lien hereunder until this mortgage is released of record)
C C	he first party corporation in consideration of this instrument hereby agrees that in the event of default hereunder the period of redemption shall be reduced to six (6) bonths. Including the rents, issues and profits thereof provided, however, that the proggors shall be entitled to collect and retain the rents, issues and profits until efault hereunder.
	the set of
1	with the appurtenances and all the estate, title and interest of the said part y of the first part therein.
	"And the said part Y of the first part doCS hereby covenant and agree that at the devery hereof. It is the lawful owner If the premises above granted, and select of a good and indefeasible estate of inheritance therein free and clear of all incumbrances.
	and that it will warrant and defend the same against all parties making lawful claim therets.
た つ り お い い	It is agreed between the parties hereto that the party of the first per thal at all times during the life of this helentry, pay at lease nd assessments that may be leveled or assessed against said real easter when the same becomes due and payable, and that 11 ± 91211 due to the buildings upon said real easter knows digarist the and torshold is not sum and by buch insurance company as shall be specified an interval by the part Y . of the second part, the loss β say, made mayable to the part Y with the same become due and to the terms of 115 where the building that said part $y^{(1)}$ of the first part shall be payable to the part Y with the same become due and the part β with the part β and β says the part β with the same back of the same become due at payable or to be set afor premises insured as herein provided, then the part γ of the second part to be sume and the and a ball become a part of the independences, second by this independence, and all bear intervent at the same become due from the case of payments in fully reput.
	Itils GRANT is intended as a monthing to secure the payment of the sum of
	Fnirty Five Thousand and no/100 pounts
	ccording the therms of a contain writhen obligation for the payment of salesympt of money, executed on the so av of
E	and, with all interest actruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the
	aid part Y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ever
	hat said part Y for the flot part shall fail to pay the same as provided in this indenture . And this conveyance shall be word if such payments be made as berein, specified, and the obligation contained therein fully discharge
	I defect be made in subt Durment er any part interest or any abligation charge thereby, of interest hereby, or interest mereor, on if the texts on add no time text not part with the mereor become derived parability of the interest is not karp to add personal hereby, or if the texts on add all enter are not kept if any good react as this are now, or if wate is committed on said personal here the some age said become separa- tion the when be unit termination of the other and the said of the other add the said of the source address the said of the other source address the said of the said termination personal for in address the obligation, for the section of the said termination of termi
日の一日本の一日の一日の一日の一日の一日の一日の一日の一日の一日の一日の一日の一日の一日の	a suid part Y of the second part, its agents or assigned by the open of the induce needs, which notice, and its agents of a suid part Y. of the second part, its agents or "assigned" in the content of the lag parties and "during improve mit there not the memory provided by law and to have a restore spontened to collect the rest and benefits afford of there is the of the present hereby graduated or, any part thereof, is the memory prescribed by law, and part and be all morely a ning from suits use the present hereby graduated or, any part thereof, is the memory prescribed content afford or the open is a first every the statistic the almost them unable of previous and thereast together with the cases and can static avery the during a statistic overplan. If any these but
	tail be paid by the part y , making such tale, on demand to the first part y , and f_{1} is junctive provided by the parties holder with the terms and ploytions of this individe and each and every obligation three contained, and a sign the stock and exclusion three contained and increated and increated by the parties before the stock of the deligatory upon the heirs, executions administratory, personal representatives in the stock of the deligatory of the heirs. Execution of the respective parties before the heirs.
	In Wherest, the part y of the for part as an annual sense behalf, by its President and its corporate seal to be hereunto affixed on the day and year last above written.
	ByOtto a Burteldes
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	(SEAL
	(SEAL) Secretary (SEAL
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