	84751 BOOK 134 MORTGAGE
THIS	INDENTURE, Made this 5th stay of July 1963 bet
	J. E. Todd and F. Pauline Todd, husband and wife
of La	WTODCE in the County of Dougles and State of Kansas part es of the first part.
Th	ESSETH, that the said partles of the first part, in consideration of the nom of irty-Five Hundred and no/100
to BARGAIN,	thom duty paid, the receipt of which is hereby acknowledged, ha VO sold and by this indenture de
	Douglas and State of Kansas, to-wit:
	Tract beginning on the Querter Section line at a point 1020 feet North of the Southeast corner of the Northwest Fractional Querter of Section 19, Township 12, Range 20, thence North 100 feet, thence West 150 feet; thence South 100 feet; thance East 150 feet to the place of beginning. Also, Beginning at a print 1020 feet North and 150 feet West of the Southeast corner of the Northwest Fractional Querter of Section 19, Township 12, Range 20, thence North 100 feet, thence West 33 feet, thence South 100 feet, thence East 33 feet, to the place of beginning, less line teken for Highway purposes in Condemnation Proceedings #20767, in the Distric Court of Douglas County, Kenses, all in Douglas County, Kenses.
	rith all healing, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, awnings, storm windows and doors, and with blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereos.
TO H/ forever,	AVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertail
	be said part 105 of the first part do hereby covenant and agree that at the delivery hereof they see the lawful owner S
of the pres	mises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances
and that	they will warrant and defend the same against all parties making lawful claim thereto.
	agreed between the parties hereto that the part $\frac{1}{2}$ of the first part shall at all times during the life of this indenture, pay all taxes and as
ments that upon said	may be levied or assessed against said real estate when the same become due and payable, and that they will keep the built real estate insured for loss from fire and extended coverage in such sum and by such insurance company as shall be specified and directed by
party of the of the first second part	es second part, the loss, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part, by part shall fail to pay such taxes when the same become dow and payable or to keep said premises incored as herein provided. Unen the party of may pay said taxes and incurrence, or either, and the amount paid shall become a part of the indebtedness, secured by this indebture, and
week milers	ist at the rate of 10% from the date of payment until fully repaid.
This g	st at the vate of 10% from the date of payment until hilly repaid. prant is intended as a morphage to secure the payment of the sum of Thinty-Five Hundred and no/1004-DOLL
This g	rant is intended as a mortgage to secure the payment of the sum of Thinty-Five Hundred and no/1004-DOLL prant is intended as a mortgage to secure the payment of the sum of Thinty-Five Hundred and no/1004-DOLL to the terms of One Certain written obligation for the payment of said sum of money, executed on the the data
This g according t	st at the fate of 10% into the date of payment must may repaid. prant is intended as a mortgage to secure the payment of the sum of Thirty-Pive Hundred and no/1004-Doll to the terms of <u>ONE</u> certain writtin obligation for the payment of taid sum of money, executed on the <u>Sth</u> da <u>July</u> <u>1963</u> , and by its terms made payable to the party of the second part, with all interest accruing thereon according to the second s
This g according t to the terr whether evi the terms of	st at the fatte of 10% from the date or payment anti may repaid. prant is intended as a mortgage to secure the payment of the sum of Thirty-Pive Hundred and no/1004-Doll to the terms of <u>One</u> certain writtin obligation for the payment of and sum of money, executed on the <u>Sth</u> da <u>July</u> <u>1963</u> , and by its terms made payable to the party of the second part, with all interest accruing thereon accors or of state obligation, also to secure all future advances for any purpose made to part <u>103</u> of the first part by the party of the second part, bary for any insurances according the obligation hereof, and also to secure as uno er sum of money advanced by the teal party of the second part to pay for any insurance or to
This g according to to the term whether evi- the terms of charge any Part_ secure said charge of s necessary t assignment	si at the fate of 10% from the date or payment must may repaid. prant is intended as a mortgage to secure the payment of the sum of TMIPty-Pive Hundred and mo/1004-DOLL to the terms of 010 certain writtin obligation for the payment of said sum of money, executed on the 20h date TULY 1963, and by its terms made payable to the party of the second part, with all interest accruing thereon accord intended by note, book account or otherwrite, up to the original amount of this mortgage, with all interest accruing on such turns advances for any purpose made to part 100 for the second part, with all interest accruing thereon accord of the obligation, also to secure any otherwrite, up to the original amount of this mortgage, with all interest accruing on such turns advances for the original amount of this mortgage, with all interest accruing on such turns advances for the original amount of this mortgage, with all interest accruing on such turns advances according of the obligation, also all future advances the test of the rest pay the same all provided in the inference and the rest pay the same as provided in the inference of instruce premotes according the same all future advances because, the rest pay the rest pay the same all times from the property mortgage written obligation, also all future advances because, and pay the same but the obligations because and income and adpy the same but the payment of instruce premoting. Lass, assessing to party of adpress to rest advances because, and hereby ascended for in this mortgage or in the obligations action with the obligations of bank or expective pay the advances because provided for in this mortgage or the obligations densities advances because the payment of instruces premum, target accurate the bank of expectives because the advances in the payment of the second part with the obligations because the payment be avered the advances for the bank of advances and the pay and advances of advances and the obligations advances because the advances is provided for in th
This g according to to the terr whether evi- the terms of charge any Part_ secure said charge of s necessary t assignment shall in no	is at the fact of 10% inform the date or payment dist will replace. For the fact of 10% inform the date or payment of the sum of TMIPty-Pive Hundred and 10/100DOLL reaction wittin obligation for the payment of the sum of TMIPty-Pive Hundred and 10/100DOLL to the terms of
This g according to to the terr whether evi- the terrus of charge any Part secure said charge of s necessary t assignment shall in no The fa time, and	si at the fate of 20% from the date or payment must may repaid. prant is intended as a mortgage to secure the payment of the sum of TMIPTY-Five Hundred and no/100+-DOLL to the terms of Dime certain writtin obligation for the payment of said sum of money, executed on the Dome July 1963, and by its terms made payable to the party of the second part, with all interest accruing thereon accord findenced by note, book account or otherwrite, up to the original amount of this mortgage, with all interest accruing on such future advances for any purpose made to part 100 m to second part to part by the party of the second part, with all interest accruing thereon accord of the obligation, also to secure all future advances for any purpose made to part 100 of the second part to pay for any insurance or to taxeswrith interest thereon as herein provided, in the event that said part100 of the first part shall fail to pay the same as provided in the inform advances by note could be could be accorded to the second part the rents and income arising at any and all times from the payment the payment of rents shall collect all rents, repain or improvem all property and collect all rents advances hereander, and hereby authorits party of the second part on the ballandies of said pay the same all provided for in this mortgage containe in the ballanties of and ballance of said displations. In the advances hereander, and hereby authorits party of the sace and are the abgret, repain or insports, repain or improvem manner, prevent or retard party of the saced part in collection of said sums by foreelosure or etherwise.
This g according to to the terr whether evolu- the terrison charge any Part_ secure said charge of s necessary t assignment shall in no The fat time, and to If said	st at the fact of 10% intent the date or payment must may repaid. prant is intended as a mortgage to secure the payment of the sum of TMIPTY-Pive Hundred and mo/100+-DOLL to the terms of
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