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Trmasfer of title of the real pro- the mortgagee shall render the am at the option of the mortgagee,	perty herein above described without written consent of ount due under the promissory note immediately payable	
TO HAVE AND TO HOLD THE SAME, to thereunto belonging, or in anywise appertaining,	g equipment and fixtures, including stokers and burners, screens, swnings, storm s, used on or in connection with said property, whether the same are now located ogether with all and singular the tenements, hereditaments and appurtenances , forever, and warrant the title to the same. Said mortgagorS. hereby cove-	
nant with said mortgages that <u>L</u> he <u>y</u> . are and described, and <u>AFC</u> seized of a good a and that <u>L</u> he <u>Y</u> will warrant and defend the t PROVIDED ALWAYS, and this instrument	a, at the delivery hereof, the lawful owner. B. of the premises above conveyed and indefeasible estate of inheritance therein, free and clear of all encumbrances, tills thereto forever against the claims and demands of all persons whomsoever. t is executed and delivered to secure the payment of the sum of	
with interest thereon, together with such charges	ed and no/100 Dollars (\$ 9600.00), s and advances as may be due and payabe to said mortgagee under the terms te herewith and secured hereby, executed by said mortgagor. S. to said mort- secure the performance of all the terms and conditions contained therein. The in by this reference.	
It is the intention and agreement of the parti mortgagor. B by said mortgagee, and any and all any of them, may owe to said mortgagee, however remain in full force and effect between the partie all amounts secured hereunder, including future	ies hereto that this mortgage shall also secure any future advances made to said i indebtedness in addition to the amount above stated which said mortgagors, or er evidenced, whether by note, hook account or otherwine. This mortgage shall advances, are paid in full with integration in accessors and assigns, until	()
The more address and more said more to said r and hereby authorize said morizagee or its agent and income therefrom and apply the same to the pu or improvements necessary to keep said property in the note hereby secured. This rent assignment taking of possession hereunder shall in no manne- or otherwise.	mortgages all rents and income arising at any and all times from said property , at its option, upon default, to take charge of said property and collect all rents ayment of interest, principal, insurance premiums, taxes, assessments, repairs in tenantable condition, or to other charges or payments provided for herein or t shall continue in force until the unpaid balance of said note is folly paid. The u prevent or retard said mortgages in the collection of said sums by forcelosure	
Any transfer of said real estate shall be sub the payment of such indebtdmess. The failure of the mortgagee to assert any or right to assert the same at any later time, and to said note and of this mortgage.	putstanding which would result in a mechanic's lien against this property. pject to the condition that the purchaser or purchasers shall also be liable for of its rights hereunder at any time shall not be construed as a waiver of its insist upon and enforce strict compliance with all the terms and provisions of	
If said mortgrager. It shall cause to be paid to provisions of said note hereby secured, including the terms and provisions thereof, and if said mort than these presents shall be void; otherwise to re- ression of all of said property, and may, at its opti- be immediately due and payable, and may foreclo- the date of such default all items of indebtedness a	o said mortgagee the entire amount due it hereunder, and under the terms and future advances, and any extensions or renewals thereof in accordance with tgagor. Schult force and effect, and said mortgages shall be entitled to the pos- ion, declare the whole of said notes and all indebtedness represented thereby to see this mortgage or take any other legal action to protect its right, and from secured hereby shall draw interest at 10% per annum. Appraisement waived.	
This mortgage shall be binding upon and shall assigns of the respective parties hereto. IN WITNESS WHEREOF, said mortgager of written.	I enure to the benefit of the heirs, executors, administrators, successors and	
43956 6N 10 61 ATT. BY. 5-4	Fred J. Barnes Stills M. Barnes Stella M. Barnes	
STATE OF KANSAS, COUNTY OF Franklin BE IT REMEMBERED, that on this 6 the undersigned, a Notary Public in and for the co	as. day of July, A. D. 19.63, before me,	
Fred J. Barnes an	nd Stella M. Barnes, his wife	U.
whe are personally known to me to be the sa		
REFAILUS .	hand and affixed my Notarial Seal the day and year last above written.	
whe sign personally known to me to be the same action where the execution of the same. O 714 Medimory whereof, I have hereunto set my H REFORM My Commit Expires. October 7, 1766	Naomi L. Cole Notary Public	
AFANNO My Commit Appires: October 7, 1966 ded July 12, 1963 at 10:00 A. M. SATISFACTION AN e debts secured by this mortgage ha ized to release the same of record	Naomi L. Cole Notary Public Or Cole Notary Public Nacrold G. Brock Register of Deeds	I
ded July 12, 1963 at 10:00 A. M. SATISFACTION AN e debts secured by this mortgage ha	Na comine ball de dy find year last above written. Na comine Call Notary Public o ND RELEASE aving been paid in full, the Register of Deeds if hereby	

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