130-30

And mary of

1.1.2.14

and the payment of the a payable at the election or If said mortgagor at provisions of said note h with the terms and provi then these presents shall immediate possession of have forcelosure of this a litems of indobtdness homestead and exemption WHENEVER USED applicable to all genders	sumption fee as a t the mortgages as all cause to be pai- ereby secured, incl sions thereof, and be void; otherwis- all of said premis- mortgage or take a hereunder shall do laws are hereby v the singular shall	pecified in the ad forsclosure did to mortgage udding future : comply with a e to remain in es and may, a any other legal raw interest at waived. 1 include the p	promissory note, ti proceedings may be a the entire amount dvances, and any e il the provisions in full force and effi- its option, declare action to protect if the rate of 10% p dural, the plural the	e entire indebt instituted there is due it hereund xtensions or rer said note and act, and mortga the whole of as a rights, and fi er annum. Appr singular, and t	ler and under the terms levals thereof, in accorda in this mortgage contain gee shall be entitled to id note due and payable rom the date of such defr aisement and all benefits he use of any gender shall
This mortgage shall parties hereto. IN WITNESS WHE		State of the second			ad assigns of the respect
IN WITNESS WHE	LEOF, BELG Morega	rgor uss dered	neo set nis nino the	Till Alle	rist anove written.
¢			Dire	an O.	Patrick J. Nori
			and the second		Vivian I. Norr:
		ACKING	WLEDGMENT		
STATE OF KANBAS,					
County of Dour	las				
		ij.	Be it remember	ed, that on this	lst
day of May		A.D. 19 6	, before me, the	undersigned, a	Notary Public in and for
County and State afore	mid, came_Patr	ick J. Nor	ris and Vivian	I. Norris,	husband and wife
who are personally kno	wn to me to be th	he same perso	ns who executed th	he within instr	ument of writing, and a
persons duly acknowled	red the execution	of the same.			
					No. of the second se

hard a. Seck

11

8779	2 воок 137	MORTGAGE		
THIS INDENTURE, Made this C. Dean El	30th liott and Fr	ances JoAnn Ell	April iott, husband an	d wife betwe
	parties of the first p	art, in consideration of the loan		OS of the first part, a
Fifty-Six Hundr		the second distance while a second or the second		DOLLA
to them BARGAIN, SELL and MORTGAGE t	duly paid, the r	ecelpt of which is hereby acknow	ledged, ha $\nabla \Theta$ sold and by this ins, the following described real est	indenture do GRAN
to them BARGAIN, SELL and MORTGAGE t	duly paid, the r	ecelpt of which is hereby acknow cond part, its successors and assig	ledged, ha $\nabla \Theta$ sold and by this ins, the following described real est	indenture do GRAN
to them BARGAIN, SELL and MORTGAGE t	duly paid, the r o the said party of the sec	ecelpt of which is hereby acknow cond part, its successors and assig	ledged, ha $\nabla \Theta$ sold and by this ns, the following described real est	indenture do GRAN
to them BARGAIN, SELL and MORTGAGE t	duly paid, the r o the said party of the sec	ecelpt of which is hereby acknow cond part, its successors and assig	ledged, ha $\nabla \Theta_{-}$ sold and by this int, the following described real est	indenture do GRAN

Street Street