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Reg	No.	19,	197
13	Data	6/7	00

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Line and

	воок 137	MORTGA	GE	
				Loan No. MI DR 2939
THIS INDENTU		day of	May	, 19 <u>64</u> , by and between
	JOHN L. AMES AF	ND LOIS L. AMES, H	lis wife	1-1-1-1
- Deuralies				•
of Douglas		nsas, as mortgagor 5, , ,	and,	
	AVINGS ASSOCIATIO			orporation organized and existing
WITNESSETH ⁴	That said mortgagor S	office and place of busines, for and in considerati	ot	
WENTY FOUR THOU	SAND FIVE HUNDRED	0 & NO/100		Dollars (\$ 24,500.00)
the receipt of which is and assigns, forever, a and State of Kansas, to	hereby acknowledged, do ll the following described >-wit:	by these presents mo d real estate, situated in	the county of Do	nto said mortgagee, its successori iglas
	Lot 9 Col	untry Club Nort	-h	
		Lawrence, Dougl		Insas
• • •			intering, Re	inada
			and the second second	
				burners, screens, awnings, storm whether the same are now located
TO HAVE AND T	O HOLD THE SAME,	together with all and sin;	gular the tenements,	hereditaments and appurtenances
nant with said mort	gagee thathey	g, forever, and warrant t	the title to the same.	Said mortgagor s_ hereby cove-
and described, and al	ceseized of a good	and indefeasible estate of	inheritance therein, fi	re and clear of all ensumbraness
ind that hey_ will	warrant and defend the	e title thereto forever aga	inst the claims and der	nands of all persons whomsoever.
PROVIDED ALW.	AYS, and this instrumer	nt is executed and deliver	red to secure the paym	ent of the sum of
	Contraction of the second s	in martinees to may	be due and paryable to	Dollars (\$ 24,500.00), said mortgagee under the terms
ragee, payable as expre erms of said note are	omissory note of even di ssed in said note, and to hereby incorporated her	ate herewith and secured o secure the performance rein by this reference.	hereby, executed by s of all the terms and	aid mortgager <u>S</u> to said mort- conditions contained therein. The
It is the intention a	and agreement of the par	ties hereto that this most	man shall also	the second states while the second second states
ny of them, may owe emain in full force and ll amounts secured her	o said mortgagee, howe effect between the part eunder, including future	ever evidenced, whether b des hereto and their heirs advances, are paid in fu	on to the amount above y note, book account or , personal representati all with interest.	my future advances made to said stated which said mortgagors, or otherwise. This mortgage shall ves, successors and assigns, until
The mortgugor S. 1 nd hereby authorize san nd income therefrom ar r improvements necess. 1 the note hereby secura aking of possession her r otherwise.	ereby assign <u>S</u> to said id mortgagee or its ager d apply the same to the ary to keep said property red. This rent assignment eunder shall in no mann	I mortgagee all rents and nt, at its option, upon def payment of interest, prin y in tenantable condition, nt shall continue in force her prevent or retard said	income arising at any ault, to take charge of cipal, insurance premi or to other charges or until the unpaid balan mortgagee in the colle	and all times from said property said property and collect all rents ums, taxes, assessments, repairs payments provided for herein or ce of said note is fully paid. The, ction of said sums by foreclosure
There are no unpair	d labor or material bills	outstanding which would	result in a mechanic's	lien against this presents
any transfer of sain				urchasers shall also be liable for
	nortgagee to assert any at any later time, and t ortgage.	of its rights hereunder	at any time shall not strict compliance with	be construed as a waiver of its all the terms and provisions of
The failure of the r ight to assert the same aid note and of this mo		apon and entorce		
If said mortgagor. S rovisions of said note		to said mortgagee the en	tire amount due it here	under, and under the terms and wals thereof in accordance with
If said mortgagor. S rovisions of said note		to said mortgagee the en	tire amount due it here	wunder, and under the terms and wals thereof in accordance with f said note and of this mortgage, gee shall be entitled to the pos- bledness represented thereby to n to protect its right, and from
If said mortgagor. ⁵ rovisions of said note not these presents shal sain of all of said pro- immediately due and the date of such default This mortgage shall signs of the respective	- shall cause to be paid hereby secured, including s thereof, and if said mo be void; otherwise to r perty, and may, at its op payable, and may force all items of indebtedness be binding upon and shi parties hereto.	to said mortgagee the en g future advances, and s rtgagor S shall comply we remain in full force and e tion, declare the whole oi lose this mortgage or tak s secured hereby shall dra all enure to the benefit o	tire amount due it here iny extensions or rene ith all the provisions oo ffect, and said mortgs t said note and all ind e any other legal action winterest at 10% mer	under, and under the terms and wals thereof in accordance with f said note and of this mortgage, goe shall be entitled to the pos- beledness represented thereby to n to protect its right, and from annum. Appraisement waived. administrators, successors and
If said mortgagor. ⁵ rovisions of said note the terms and provisions not all of said pro- immediately due and the date of such default This mortgage shall signs of the respective IN WITNESS WH	- shall cause to be paid hereby secured, including thereof, and if said mo be vold; otherwise to r perty, and may, at its op payable, and may forced all items of indebtedness be binding mon and sh	to said mortgagee the en g future advances, and s rtgagor S shall comply we remain in full force and e tion, declare the whole oi lose this mortgage or tak s secured hereby shall dra all enure to the benefit o	tire amount due it her my extensions or rene ith all the provisions o ffect, and said mortgs 's aid note and all ind e any other legal actic w interest at 10% per f the heirs, executors,	I said note and of this mortgage, gee shall be entitled to the pos- ebtedness represented thereby to n to protect its right, and from
If said mortgagor. ⁵ rovisions of said note not these presents shal sain of all of said pro- immediately due and the date of such default This mortgage shall signs of the respective	- shall cause to be paid hereby secured, including s thereof, and if said mo be void; otherwise to r perty, and may, at its op payable, and may force all items of indebtedness be binding upon and shi parties hereto.	to said mortgagee the en g future advances, and s rtgagor S shall comply we remain in full force and e tion, declare the whole oi lose this mortgage or tak s secured hereby shall dra all enure to the benefit o	tire amount due it her my extensions or rene ith all the provisions o ffect, and said mortgs 's aid note and all ind e any other legal actic w interest at 10% per f the heirs, executors,	f said note and of this mortgage, gee shall be entitled to the pos- bledness represented thereby to n to protect its right, and from annum. Appraisement waived. administrators, successors and

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