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<pre>number of the section of the se</pre>	MORTGAGE This Indenture. Made this 12th day of June LOAN NO. 470527 by and between Dale A. Barnard and Eary M. Barnard, husband and wife
BIX months from the date hereof, the mortgages or the holder of the prote may, at its option, declare all sums secured hereby inmediately due and payable. To RAVE and to hold the premise described, together with all and singular the tensment, bereditaments and appretuments between the hold of the present of the said real states and appretuments, bereditaments and appretuments, access, access down down appretument, and all other futures of which are appretument of the said real states and all other futures of the said real states and all other futures of the said real states and all other futures of the said real states and all other futures of which are and reaching futures of the said real states and all other futures of the said real states and all structures of an and to the mortgage of the two there in for the purpose of heating, lightid to are used are all structures, pay and oil hank and equipment arected or placed in or upon the said real states and real states and all structures, pay and oil the mortgage or futures there in for the purpose of heating, lightid to are and real states and the futures of which apparatum, machingh haves or would be considered as annowed the futures are all and the mortgage forwer. Montemastructure and the foreing of the foreing and the futures as and the said real states of the futures of which apparatum, machingh approxed to heating, lightid to are of the states and the said real states of the states and the said real states and the foreing and the state states and the said real states or and the states are all processes and the states are all approxed to the states are all states and the states and the states are all processes and the the will wars at a different states and the states are all states are all processes. These and that he will wars are all a speed and inderes	and No/100 (\$16,500.00) DOLLARS, receipt of which is hereby actionwideged, does by these presents mortgage and warrant unto the Mortgages, its suc- State of Kansa, to with the following described real esits, situated in the County of Douglas. The Northwest Quarter of the Northwest Quarter of Section Thirty-six (36), in Township Twelve (12) South, Range Eighteen (18), East of the Sixth Principal Meridian, less the North 310 feet thereof This is a purchase money mortgage. The mortgagor also agrees that should the construction on the property securing this mortgage and the note secured hareby not be completed within
brances and that he will warrant and defend the title thereto forever against the claims and demands of all persons brances and that he will warrant and defend the title thereto forever against the claims and demands of all persons advances as may become due to the mortrages under the terms and conditions of the promisory note of even disk here- advances as may become due to the mortrages under the terms and conditions of the promisory note of even disk here- escience hereby, executed by mortgagors to the mortrages, the terms of which are incorporated herein by this refer- sain dot. The intention and agreement of the parties hereto that this mortgage shall also secure in additions to the mortgages, and any and all indebtedness in addition to the secure the party of them or their successors in till, by the may dow to the mortgage, however evidenced, whether by note, holve stated which the same time and conditions to the mortgages, and any and all indebtedness in addition to the secure the parties hereto that this mortgage shall also secure in addition to the may dow to the mortgage, however evidenced, whether by note, holve stated which the same time and for the same in full force and effect between the parties hereto and their being by account or otherwise. This mortgage and any cause, the total debt or any such additional with interest; and upon the maturing of the precified causes be considered matured and may the per cent interest and be collectible out of the proceeds of all through forcelosure or otherwise.	note may, at its option, declare all sums secured hereby immediately due and payable.
months prior to the data hereof, the most allocation layer been commenced and have not been completed more than four the payment of the costs of the improvements with receive the proceeds of this loan as a trust fund to be applied first to any other purpose; that if work ceases on any prophatic the same will be so applied first to any other purpose; that if work ceases on any prophatic the same will be so applied first to any other purpose; that if work ceases on any prophatic the same will be so applied for all improvement, repairs, or alterations and pay the costs thereof out of the proceeds of many data indebtedness due and payable or asid mortgages alterations and pay the costs thereof out of the proceeds of many data in mortgager upon said loan and should the cost such additional cost may be advanced by the mortgages and hall bear into due said mortgage then as the secured by this mortgage, provided, however, such additional cost shall be refused mortgages of said improvements, repairs, or alterations; that by and mortgages of said improvements, repairs, or alterations; that by and mortgages of said improvements and the improvements thereon at all times in good repairing and the refused or the improvements thereon at all times in mort appendices of the same rates as principal into a said upon to pay promptly all there said property and the improvements thereon at all times in good repair, principal, or interest on this arrance premiums, assessments, abstract and recording fees, levised it may not argue the appendix and the mortgages with the same such things done at mortgages of and any make any reasonable expenditure or outly morestrage or private said. There are and compensation done at mortgages to and may make any reasonable expenditure or outly morestrage or private said. I damages and compensation domain, or in shall be property shall be damaged either by public were under all on and company other and therefore the name of the mortgages hand applied upon the indebtedness due under said no and ano tre	brances and that he will warrant and defend the tills there of the state of inheritance therein, free and clear of all encum- whomsover. PROVIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of <u>Sixteen</u> Thousand Five himtred to individe under the terms and conditions of the promissory note of even date here- advances as may become due to the mortgages under the terms and conditions of the promissory note of even date here- ence, payable as expressed in said note, and to secure the secure the terms of which are incorporated herein by this refer-
That the mortgagee shall have the right to file and to defend suits at the expense of the mortgage.	menths main to it it is a solution of allerations have been commenced and have not i
gagor upon demand or as may be expressly agreed upon by the mortgages, and of the mortgages shall be repaid by mort-	That the mortgagee and applied upon the indebtedness due under said note and this mortgage. That the mortgagee shall have the right to file and to defend suits at the expense of the mortgage.
ing all such sums, indexet; not be not paid by mortgager, the mortgages may declarate with interest thereon at the stonal indexes secured by this mortgage, which shall be a lien to said additional extent on the premises hereinabove aball be paid under the provisions of the promiseory note secured hereby and any subsequent modification agreements. Mortgager also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by mortgages, including abstract expenses, because of the failure of mortgagers to perform or comply with the provisions in said note and in this mortgage contained, and the same are hereby secured by this mortgage.	sage's rights hereunder, or in any action whatsoever in which the mortgages or mortgages, to, in its make, or in elect to commence by reaction whatsoever in which the mortgages or mortgager, may be made a party or may rages, or shall have the right to employ counsel in an effort to prevent, to compromise, or the argument to mort- gages, or shall have the right to employ counsel in an effort to prevent, to compromise, or the argument and the mort- litigation, and all sums expanded as costs in connection there will or advanced by the orto argument have the regain by mort- gages upon demand or a may be growed upon by the mortgages, and of such amm, with interest thereon at the then current contract interest rate, be not paid by mortgages, the mortgages and of such amm shall become so much addi- tional indehistions secured by this mortgage, which shall be a lien to said additional extent on the premises hereinabove shall be paid under the provisions of the promisory note secured hereby and any subsequent modification agreements. Mortgages contained, and the same are hereby secured by this mortgage, in this mortgage contained, and the same are hereby secured by this mortgage.

6