Reg. No. 367

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	1574	MORTG			-
THIS INDENTURE, Made u			r of	June	1965 bet
Don	W. Green and	Patricia J	L. Green,	usband and w	lfe
of Lawrence building an	ID LOAN ASSOCIATION of L	Douglas	y of the Second Part.	nd State of Kansas part 1	0.0 of the first part,
WITNESSETH, that the sai	in paries of the first ; nd Seven Hundr	part, in consideration	of the loan of the su	m of	i in
them BARGAIN, SELL and MORTGAG					DOLL
DO GETAB	and State of Kausan	, to-wit:			
The South	h 32 Feet of L e (3), in Bloc	ot Two (2)	, and the	North 33 Fee	t of
Hand GTON	an aug otal o	T PRALeuot	i, in Dougl	as County, R	anses.
The Mortgagors i Together with all heating, lightin	understand and	agree the	t this is	a purchase m	oney mortga
Together with all heating, lightin shades or blinds, used on or in co TO HAVE AND TO HOLD TH	onnection with said property, w HE SAME, with all and singul	dether the same are	now located on said p	creens, awnings, storm win property or hereafter placed	dows and doors, and win thereas,
And the said part 10.8 a	of the first part do here	by commant and area	that at the dollars	there in the straight	, or in anywise appertain
of the premises above granted, an	id seized of a good and indefe	anible estate of inher	ritance therein, free a	nereor of all incumbrance	the lawful owner_S
end that they	will warrant and defend the	tame susject all as	rifes making families		
IL IS AGREED DELIVERT THE PART	they breaks they also need to	State of the second second			e, pay all taxes and ess
pon said real estate losured for	loss from fire and extended	coverage is such such	t due and payable, an	that they will	keep the buildi
arty of the second part, the lose, I the first part shall fail to pay econd part may pay said taxes a ear interest at the rate of 10%. This urant is interested as a	such taxes when the same be nd insurance, or either, and a	party of the second come due and payable he amount so paid	part to the extent of e or to keep said pren	its interest. And in the evi- tises insured as herein prov	nt that said parts 0.8
This grant is intended as a n	from the date of payment u mortgage to secure the paymen	ntll fully repaid, nt of the sum of	Eleven Tho	usand Seven I	
cording to the terms of June	One certain written	obligation for the par	ment of said sum of	Montey avacuted on the	16th
the terms of said obligation, all sther evidenced by note, book are e terms of the obligation thereof, arge any taxes with interest there	count or otherwise, up to the and also to secure any sum o	priginal amount of the r sums of money advan	is mortgage, with all- inced by the said party	interest accruing on such fu of the second part to pay i	party of the second pa ture advances according or any insurance or to d
arge any taxes with interest there Part 105 of the first part	non as herein provided, in the hereby assign to party of the	event that said partil	C Sof the first part	shall fail to pay the same as	provided in the indentu-
Part 105. of the first part cure said written obligation, also arge of said property and collect cessary to keep said property in bignment of remits shall continue all in no manner prevent or retar The failure of the second part	all foture advances hereunder all rents and income and app tenantable condition, or other	and hereby authorized by the same on the p	e party of the second ayment of insurance p	part or its agent, at its op remiums, taxes, assessment	the property mortgaged ation upon default, to ta s, repairs or improvement
signment of rents shall continue all in no manner prevent or retar	in force until the unpaid bata rd party of the second part in	ince of said obligation collection of said s	as is fully paid. It is	mortgage or in the obligat also agreed that the taking otherwise,	ions hereby secured. This of possession hereund
me, and to insist upon and enforce	ce strict compliance with all t	the terms and provision	the in take children in	a waiver of its right to a	essert the same at a lat
If said part 105 of the f mislons of said note hereby secu	star hast here count to be bu	lid to party of the e	senad mart the and he	Internet Trainer Arts and the second	
vances, imade to count or otherwise, up to the orig d in this mortgage contained, and					
If default be made in payment	the provisions of future oblig of such obligations or any pl	ations hereby secured	I, then this conveyance	shall be void.	he provisions in said no
the are not paid when the same thept in as good repair as they unpaid, and all of the obligation	become due and payable, or are now, or if waste is comm as for the security of which a	If the insurance is a litted on said premise	ot kept up, as provide s, then this conveyance	d herein, or if the building a shall become absolute an	if the taxes on said rei s on said real estate as d the whole sum remain
ider hereof, without notice, and it d all the improvements thereon in the premises hereby granted are	shall be lawful for the said the manner provided by law	party of the second and to have a receit	part, its successors a per appointed to collect	are and become due and pay nd assigns, to take possess t the rents and benefits as	while at the option of the
If defaults the made in payment, at are not paid when the same hept in as good repair as they mould, and all of the obligation for heroof, without notice, and if all the improvements thereon in the premises hereby granted, or all of principal and interest tog at of demand, to the party of the	other with the costs and char	er prescribed by law, ges incident thereto,	and out of all money and the overplus, if a	rs arising from such sale to ny there be, shall be paid	by the party making suc
e, on demand, to the party of the It is agreed by the parties here refrom, shall extend and loure to, ties hereto.		and the second second second second	A besit of the mercen	part any dericleacy resultin	g from such sale.
ties hereto. IN WITTEESS WHEREOF the	nart 1 Albo of the floot one	neus, esecutori, admin	nistrators, personal rep	resentatives, assigns and su	ccessors of the respectiv
IN WITHESS WHEREOF INT	Alla	hav c hereunts	A-A	Band sealSthe day and ye	ar last above written.
Don W. Green		(SEAL)	Patrici	a L. Green	(SEAL

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