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		Fee Paid \$26.5	
	MORTGACE	3574 Loss No. 51172-03-0 L8	
- This Indenture, Made this between Carl L. Burris and W	10th day of	December	
Doublas of States County, in the State of Kansas, OTATION of Topeks, Kansas, of the second WITNESSETH: That and first parties, is Eight Hundred and No/100 = -	of the first part, and CAPITOL F part; consideration of the loan of the sur	EDERAL SAVINGS AND LOAN ASSO-	
made to them by second party, the receipt of a aid second party, its successors and assigns, Douglas and State of Eans	all of the following described mol-		
Lot Seven (7), Block (an Addition to the Cit	Dme (1), Holiday Hills Ad ay of Lawrence, Douglas (ldition No. Two (2), Jounty, Kansas.	
(It is understood and agree Together with all heating, lighting, and plum isom windows and doors, and window shades, now located on and property or hereafter plu- tory of the state of the state of the TO HAVE AND TO HOLD THE SAME, W TO HAVE AND TO HOLD THE SAME, W Interview of the state of the state of the monsend Eight Hundred and No with interest thereon, advanced by said Capito	bing equipment and fixtures, includ or blinds, used on or in connection v cost thereon. (ith all and singular the tenements, never, and hereby warrant the title at is executed and delivered to secur 2000.	ing stokers and burners, screens, awnings, with said property, whether the same are herediaments and appurtenances there to the same. • the payment of the sum of <u>Nine</u>	
with interest thereon, advanced by said Capito to said second party under the terms and co part hereof, to be repaid as follows: In monthly installments of \$.51.65 due,on or before the lst_day of Febru each month thereafter until total amount of	nditions of the note secured hereby	tion, and such charges as may become due r, which note is by this reference made a	
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Bald note further provides : Upon transfer remaining due hereander may at the option of i I is the intention and agreement of the part made to first parties, or any of them, may own otherwise. This motigare shall remain in full another the same state of the same specified causes of the proceeds of sails through foreclosure or o of their parties, so keep and maintain the	the nervo that this mortgage shall party, and any and all indebtedness to the second party, however evide force and effoct between the partie- unts due hereunder, including future debtedness for any cause, the total de considered matured and draw te	also secure any future advancements is in addition to the amount above stated suced, whather by note, book account or a bareto and their heirs, personal repre- advancements, are paid in full, with in- lebt on any such additional loans shall at a Der cast interest and be collectible and	- N - 00 - 4 - 77 -
assessments and insurance premiums as require First parties also agree to pay all costs, charg including abstract expenses, because of the failu and in this mortgage contained, and the same a	aste or permit a nuisance thereon. ed by second party. res and expenses reasonably incurre ire of first parties to perform or c ure hereby secured by this more terms	First parties also appear to pay all fares, d or paid at may time by second party, omply with the provincions in said note	and the second se
First parties hereby assign to second party the property and collect all rents and horeby suthorise as prime or knowned all rents and horeby secured, in this mortgage or in the note hereby secured, of said note is fully paid. It is also arreed that second party in the collection of said sums by it The failure of second party to assert any of its	second party or its agent, at its opti- ply the same on the payment of insu- roperty in tenantable condition, or c This assignment of rents shall con the taking of possession hereunder forselosure or otherwise.	and all times from the property most- on upon default, to take charge of said rance premiums, taxes, assessments, rs- ther charges or payments provided for titinue in force until the unpaid balance shall in no manner prevent or retard	
The failure of second party to assert any of its right to assert the same at a later time, and to i its and notes and in this mortgage contained. If said first parties shall cause to be paid to s provisions of anid note hereby ascured, including the terms and provisions thereof, and comply we presents shall be wold; otherwoise to remain in ful second or all of said premises and may, at its o of this mortgage or take any other legal action denses hereador shall draw interest at the rate emption laws are hereby waived. This mortgage that string to add bath its	scond party the entire amount due foture advances, and any extensions future advances, and any extensions if force and effect, and scond party plon, declare the whole of and note to protect its right, and from the g of 19% per snum. A nurrisement	not be construed as a waiver of its ance with all the terms and provisions it hereunder and under the terms and or renewais hereof, in accordance with in this mortgage contained, then these shall be entitled to the immediate pos- due and payable and have foreclosure ate of such default all items of indebt-	A THE ALL THE ALL AND A
This mortgage shall extend to and be binding up respective parties hereit. IN WITNESS WHEREOF, said first parties	pon the heirs, executors, administra	ators, successors and assigns of the	
	_ · Carl	B. Burris	1
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