211

Contraction of the local distribution of the

N. M.

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BOOK 111 2137. THIS INDENTURE, made		MORTO	JACTO			
THIS INDENTURE, made			. 1		Loan No. 120	B1
	this <u>4th</u>	day of		ugust	, 19.65, by an	d betw
fob	m M. Robson	and Lorett	s K. Robson	, his wife		
of Douglas	County, Kansas,	as mortgagor.	5, and			
	tawa Saving	e and Loan A	ssociation			
of WITNESSETH; That said	mortgagor_8_,			sum of	n, Kansas, as n	1
S the receipt of which is hereby	ix thousand	and no/100	in a <u>a a a</u> i	<u> </u>	Dollars (\$ 6,000.	00
described real estate, situated in					and mortgagee, all the and State of Kansas,	
Lots 4 and 5,	and the Nort	th 1/2 of Lo	t 6, on Fi	fth Street	, all in	
Baldwin City,	Douglas Cour	ity, Kansas.				а . ж
This is a purchase money described without written promissory note immediat	n consent of	t the mortga	gee shall	render the	amount due unde	bbve r the
Together with all heating, lightin windows and doors, and window to on said property or hereafter pla	ng, and plumbing shades or blinds,	equipment and used on or in co	fixtures, includ nnection with s	ing stokers and aid property, w	burners, screens, awnli thether the same are no	ags, sto ow local
TO HAVE AND TO HOLD	THE SAME, tog	other with all an	d singular the	tenements, he	ereditaments and appu	rtenan
thereunto belonging or in anywis at the delivery hereof,the.y	are , the lawf	forever, Said m	ortgagor S_ h	ereby covenant	with said mortg	agee th
defeasible estate of inheritance ti	herein, free and	clear of all encu	mbrances, and	that they	will warrant and de	a and : afend t
title thereto forever against the c				r.		
PROVIDED ALWAYS, and Six	thougand as	nd no hoo			1.000	00
with interest thereon, together wi and conditions of the promissory gage, payable as expressed in an terms of said note are incorporat	en auen charges	and advances as	may be que a	nd payable to s	said morigages under	the terr
terms of said note are incorporat It is the intention and agreen	ed herein by this nent of the parti	reference.	is mortgage sh	a ceruis and co	inditions contained the	rein. T
mortgagor. A by said mortgagee any of them, may owe to said mo remain in full force and effect bet all amounts secured hereunder, in	, and any and all ortgages, however ween the parties cluding future as	indebtedness in r evidenced, whe hereto and their dyances are paid	addition to the ther by note, b helrs, persona	amount above a ook account or 1 representative	stated which said morts otherwise. This morts es, successors and assi	tagors, tage shi gns, un
The mortgagor_S_hereby as perty, and hereby authorize said m	aign to said	mortgagee all re-	ents and incom	e arising at an , to take charge	y and all times from e of said property and	said pr
The mortgagorS. hereby as perty, and hereby authorize said m rents and income therefrom and as repairs or improvement necessar, herein or in the note hereby secure paid. The taking of possession her foreclosure or otherwise.	y to keep said pr d. This rent assis wunder shall in r	operty in tenants mment shall con to manner preven	able condition, tinue in force at or retard sa	pal, insurance or to other cha until the unpai	premiums, taxes, ass arges or payments pro- id balance of said note	vided f
Mortgagor shall keep and ma in good condition and repair at al	intain the buildir	ign and other im	provements nov	on said premi	ses or hereafter creeted	d thereo
right to assert the same at any is said note and of this mortgage. If said mortgagor shall c provisions of said note hereby see	ause to be paid t	o said mortgager	the entire am	unt due it here	under, and under the	ASIONS .
provisions of said note hereby sec the terms and provisions thereof, s	ured, including i and if said mortg	future advances, agor 5 shall co	and any exter amply with all t	sions or renew	als thereof in accordance and of this m	nce wit
the terms and provisions thereof, s then these presents shall be void; session of all of said property, and be immediately due and payable, s the date of such default all items of the date of such default all items of	otherwise to rem I may, at its opti and may foreclose of indebtedness a	eain in full force on, declare the w this mortgage ecured hereby sh	and effect, an whole of said no or take any off iall draw intere	d said mortgag te and all indel ier legal action at at 10% per s	we shall be entitled to btedness represented th to protect its right, a innum. Appraisement v	the po- tereby i and from vaived.
assigns of the respective parties	hereto.	o and be binding	upon the hei	rs, executors, a	administrators, succes	iors an
IN WITNESS WHEREOF, as year first above written.	aid mortgagor .s	have hereunt	o subscribed	their	name S the	day an
			ja	hin m	Robson	
			Sore	John M. R.	. Hoher	2
\$1074 SM 1-45				Loretta K	. Robson	