	BOOK 144 THIS AGREEM	5452 EENT, is made and enter E E, STROUP and K LIY E, VANTUYL and Mortegagor,	MORTGA	ML 34	June	, 19 66, ty, State of d and exist-	
	Kansas, referred fol ing under and by vir WITNESSETH The Mortgagor	thereinafter as Mortgagor, rtue of the laws of the St THAT: for and in consideration of signs, the following descr	ate of Kansas, referred (the sum of	to hereinafter as Mortge EN THOUSAND FIVE	HUNDRED and NO/	100	Sharl Sta
	and State of Kansas	, to-wit:	, 8, 30, 33, 51 a ion to the City o	and 172 in Country of Lawrence, Doug	y Club		Partial
	storm windows and described real estatu TO HAVE AN thereunto belonging The mortgagor war	heating, lighting and plun doors, window shades or e, whether the same are m (D TO HOLD THE SAM g or in anyway appertain rants that at the delivery premises and that the m l liens or encumbrances er	binds, daed on of the all ow located on said real e E, together with all and ing forever, and warra of this mortgage, the m	state or hereafter placed i singular, the tenements nt the title to the same, nortgagor is the lawful ov of an indeafisible estate	thereon. , hereditaments and a	ppurtenances rest in and to	Halease ac
Fer Vait	The mortgagor fur It is agreed th with interest there advances as may b	ther warrants and agrees at this mortgage is given bon at the rate of $six \delta$ e due and payable to said	to defend the title there to secure the payment one-half per mortgagee under the to	eto against the claims and of THIRTEEN THOUS/ cent per annum (6 ¹ / ₂) rms and conditions of a a	(\$), together with succertain promissory not pressed in said note.	13,500.00, h charges and s of even date and to secure	e boal
Cal Keleo	vances made to sa said mortgagor or shall remain in fui until all amounts The Mortgage 1. Time is of the thore avidence	id mortgagor by said mo any of them may owe to ll force and effect between secured hereunder includi or also agrees and warran the essence of this agree end by said promissory no	said mortgagee, howeven a the parties hereto and ng future advances are its as follows: ment. Mortgagor shall p te and any and all other	r evidenced, whether by their heirs, personal rep paid in full with interest promptly pay the said pri- r payments provided high	note or otherwise. presentatives, successo thereon. ncipal of and said intu aid note and in this m	ris mortgage rs and assignation erest on the in- ortgage, at the	4+ faor
Les des	2. In addition pay all taxes and due and payable. ments shall be pa to pay said taxes due and payable.	n to the said payments of assessments of every kin A sum equal to one-twelf id monthly in advance to and assessments. If the is insufficient to pay said Mortgagee. If the fund to the Mortgagor and ap usch monthly payments fu- ments the Mortgagor	principal, interest, and d and nature upon the s th of the total estimated said Mortgagee upon the fund so created and held taxes and assessments	other charges provided f above described mortgag amount of the current regular menthly payme Lby said Mortgagee unti when due, the Mortgage mount of said real estat	for in said note, the M red property, when th years real estate tax nt date, to be used by d said taxes and asset r agrees to pay the te taxes and assessme	origagors shall e same become ess and assess- said Mortzagee essments become difference upon ents, the excess	U ZW
vect 15	3. The waiving of 3 such payments fr 3. The Morty erage in an amou tached thereto m shall give immed promptly made f	gagor further agrees to p gagee, insuring aid mort ant equal to or exceeding laking loss, if any, payab late notice to the Mortgag y the Mortgagor. Said it he proceeds of such insur-	rocure, maintain and pa gaged premises against the unpaid balance of s le to said Mortgagee a severand said Mortgagee i surrance companies are ance or any part thereof	y all premiums for polic fire, lightning, windstom aid obligation. Said poli its interests may appear a bereby authorized to n authorized to make pay i may be applied by the 1 recair of the damaged p	ies of insurance in co a cr other ensualty ar cles shall have worth anke proof of loss of ments for such loss Mortgagee, at its opti- roperty. In the event	mpanies accept- id extended cov- rage clauses at- , the Mortgagar the same is not directly to the on, either to the of forcelosure of the said in	to las
3 Mage	this mortgage of debtedness, all ri The Mortgagee upon is insufficient to by Mortgagee fo to the Mortgage	he proceeds of such insur- indebteness hereunder in the event of transfer girt, tile and interest of agrees to pay a sum equa the regular monthly pay or payment of said premi- r and applied on interest monthly payments for li- gagor agrees that at all the improvements located up- there in the payments of the there on the payments becated up- the mission there there on the payments becated up-	the mortgager in and ic il to one-twelfth of the a nent date to be used by i en due. Mortgagor agree ims when the same beco- or principal or held for neurance premiums shall	is and insurance pro- estimated insurance pro- the Mortgagee in paying es to pay the difference? me due is in excess of sais future insurance premiu i not bar the Mortgagee	niums monthly iff said premiums. If the open demand, and if s d premiums, the excess ms as the Mortgagee from later requiring	advance to the fund so created aid fund so held shall be credited may elect. The such payments.	ties Rele
501.	5. It is agr are by law due of mortgaged pren expended by Mu at a rate not to Mortgagee be n	error a nuisance thereon eved that in the event of t and payable, or in the even nises, said mortgagee may ortgagee shall be a fien c exceed tan per cent (10% nade a part of the unpaid	he failure of the mortge nt of a like failure to ke r pay said taxes, assess in the premises describe) per annum, and said s balance of said note the strued as a waiver of ti	ngor to pay all real estate ep in force said policies ments and insurance and 1 in this mortgage. Said arms so advanced by mo preby increasing said un hat default or of the rig	a taxes and assessmen of insurance or to mal make said repairs an amount may be recover ritagree, may, at the paid balance. Paymen th of said Mortgagee	ts when the same se repairs of said d the amounts so irred with interist option of said t of any of said to forcelose this	no a Dac 1
	6. The Mon including abstr of this mortgag	rigagor agrees to pay all act or tille fisurance exp regard the same shall be s rigagor may, by agreemen ied herein or not, and su o mortgage, and shall be s	costs, charges and exp enses because of the fail ecured by this mortgage.	enses reasonably incurred ure of Mortgagor to com obtain additional advance	l or paid at any time t ply with the provision ces from Mortgagee	for any purpose,	Sock 14

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