<form><form><form><form><form><form><form><form><form><form><form></form></form></form></form></form></form></form></form></form></form></form>		Fee Paid in Franklin County Fee Paid \$53.00
<form></form>		MORTCACE Series and Law Provide the series of the series o
		BOOK 151 15235 . MORTGAGE
<form></form>		WITH TATA MANAGEMENT OF AN AND AND AND AND AND AND AND AND AND
<form><form><form><form></form></form></form></form>		, 19, by and between
<form></form>		Unit toy blader and Ruby E. Sluder, his wire
<form><form><form><form></form></form></form></form>		of Douglas . County Kansas as mortgagers and
<form></form>		
<form></form>		of Ottawa
<form></form>		WITNESSETH: That said mortgagor, for and in consideration of the sum of
<text></text>	i i an	the receipt of which is hereby acknowledged, do hereby mortgage and warrant unto said mortgages all the following
		described real estate, situated in the count of Franklin and Douglas and State of Kansas to mit:
A second monthly for the formed table by provide a by the option of the north and provide members are been and provide the second more been and provide the second		Also: East Half of NE 1/h of NW 1/h and the NE 1/h of SE 1/h of NW 1/h and the West 20 acres, more or less, of the W 1/2 of NE 1/h of set attrice of head head west 20
<form></form>		the promissory note indicate any namelia to the mortgages shall render the amount due under
there used to imprige or in anyways appettaling, forews: 8.4 merity events and		TO HAVE AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and appurtenances
<pre>idea make state of inheritance therein, free and class of all merombranese, and that 'kind' will warrant and defend the title tentor forever against the claims and domands of all persons whomever. PrestS-one thousand two hundred and no/100</pre>		thereunto belonging or in anywise appertaining, forever. Said mortgagors hereby covenant with said mortgagors that
the there to force against the chains and demands of all persons whomoses: HOVIDED ALWAYS, and this mortgage to loggers the spapent of the sum of the force of the space of the s		defeasible estate of inheritance therein, free and clear of all encombrances, and that they will manual and the
The description of the bound reds and log/100 methods and motivages in the full with the section of the sect		title thereto forever against the claims and demands of all persons whomsoever.
		PROVIDED ALWAYS, and this mortgage is executed to secure the payment of the sum of
<form>description of the promisery nets of even the hard network of the formation of all the terms and conditions contained therein. The intervention of the terms and conditions contained therein. The intervention of the terms and conditions contained therein. The intervention of the terms and conditions contained therein. The intervention of the terms in the terms and contained therein the terms and the terms and contained therein. The intervention of the terms is the terms and the terms and contained therein. The intervention of the terms is the terms and the terms and contained therein the terms and the terms is the terms and the terms and contained therein. The intervention of the terms is the terms and terms the terms and terms terms and</form>		a substant and a substant and and and a substant an
		and conditions of the promissory note of even date herewith and secured hereby, executed by said mortgagor ³ to said mort-
 In our graces. By said mortgages, have residences in addition to the amount above stated which and mortgages, and any one to and increases revisions. A which have have how a count above stated which and mortgages, and the parties hereto and their hairs, personal representatives, successors and assigns, until anoths secure hereander to evaluate a variance, are paid in fall which interest. The mortgages. A streby assign to said mortgages and wares, are paid in fall which interest. The mortgages. A streby assign to said mortgages and and in the stress of a said and the stress of a said and the stress of the payment of interest. This pay of them mail to be and the stress of the same to the payment of interest. The mortgages. A streby assign to the payment of interest, principal, interance premium, tay and collect all provides the pay of them mail to be and the stress of a said note is fully be to be any of the same to the pay of them mail to be any of the same to the pay of the p		
The mortgager_hereby assign_to add mortgager all react and mortgagers in the add mortgager in the construction of add same by the same of the segments of the server is add mortgager in the construction of add same by the same of the segments of the server is add mortgagers in the collection of add same by the same of the segments of the server is add mortgagers in the collection of add same by the same of the segments of the server is add mortgagers in the collection of add same by the same of the server is add mortgagers in the collection of add same by the same of the server is add mortgagers in the collection of add same by the same of the server is add mortgagers in the collection of add same by the same of the server is add mortgagers in the collection of add same by the same of the server is add not save or server is a mortgagers in the collection of add same by the same of the server is add to the server is a maximum of the server is a mortgager in the collection of add same by the same of the server is a maximum of the server is a mortgager in the collection of add same by the same of the server is add to the server is a maximum of the server is a maximum of the server is add server is add not server is a maximum of the server is a maximum of the server is add server is a maximum of the server is add server is a maximum of the server is add ser	And the second sec	mortgagor by said mortgagee, and any and all indebtedness in addition to the amount above stated which said mortgagors, or any of them, may owe to said mortgagee, however evidenced, whether by note, book account or otherwise. This mortgage shall
remain and incomes therefrom and apply the same to the payment of in how durant, to their the origination in the construction of the series of the payment of payment of payment of the		The mortgram S haraby assign to sold methods are plan in Auf with interest.
 prid. The taking of possession hereunder shall in no manner proven or retard said mortgage in the collection of said sums by brown or retard said mortgage in the collection of said sums by a mortgage of the collection of a said sums by a mortgage of the collection of a said sums by a mortgage of the collection of a said sums by a mortgage of the collection of a said sums by a mortgage of the collection of the collection of a said sums by a mortgage of the collection of a said sums by a mortgage of the collection of a said sums by a mortgage of the collection of a said sums by a mortgage of the collection of a said sums by a mortgage of the collection of a said sums by a mortgage of the mortgage o		rents and income therefrom and apply the same to the payment of interest, principal, insurance premiums, taxes, assessments,
Mortgager shall keep and maintain the buildings and other improvements now on said premises or hereafter exected thereon. The failure of the mortgager to assert any of its rights hereunder at any time shall not be construid as a varier of its close and of this mortgager. The failure of the mortgager to here and to insist upon and enforce strict compliance with all the terms and provisions of all notes and provisions or thereafter exected thereon. The failure of the mortgager to here all to said mortgager the entire amount due it hereunder, and under the terms and provisions of all note and of this mortgager. In the terms and provisions thereof, and if said mortgager 5. shall comply with all the provisions of said note and of this mortgages in and said provisions of rank and the source is said note and all indebedness represented there be used to there by second and all draw interest at 10% prevented to the provision of all draw indexes, and mark at its is option, declare the whole of said notes and all it draw interest at 10% provisions thereof, and if all extend to and be binding upon the heirs, executors, administrators, successors and the respective parties hereto. The terms and provisions hereof shall extend to and be binding upon the heirs, executors, administrators, successors and there first above written. The terms and provisions hereof, said mortgager 4. here hereunds ubscribed in the provision of all draw interest at 10% provisions. Appraisement waived. The terms and provisions hereof shall extend to and be binding upon the heirs, executors, administrators, successors and there first above written. The terms and provisions hereof, here here here here and the heirs. The terms and provisions hereof, here here here here and the heirs. The terms and provisions hereof, here here here here and the heirs. The terms and provisions hereof, here here here here here and the here here. The terms and provisions hereof, here here		herein or in the note hereby secured. This rent assignment shall continue in force until the unpaid balance of said note is fully
The failure of the mortgages to assert any of its rights breatender at any time shall not be construed as a waiver of its right to assert the same at any later time, and to insist upon and enforce strict compliance with all the terms and provisions of said note and of this mortgage. If said mortgages 2 shall cause to be paid to said mortgages the entire amount due it hereunder, and under the terms and provisions of said note and of this mortgages. If said mortgages 2 shall cause to be paid to said mortgages the entire amount due it hereunder, and under the terms and provisions of said note and of this mortgages. If said mortgages 2 shall cause to be paid to said mortgages the entire amount due it hereunder, and under the terms and provisions of said note and of this mortgages is the terms and provisions of said note and of this mortgages is been there be the terms and provisions thereof, and if add mortgages at the other of said note and if the terms and provisions of all of said property, and may at its option, declare the whole of said note and in the terms in the terms and provisions hereof and may face are there whole of a said note and if the passes on of all of said property, and may at its option, declare the whole of a said note and in the terms and from the bernes and provisions hereof shall extend to and be binding upon the heirs, executors, administrators, successors and stream of the respective parties hereto. The terms and provisions hereof shall extend to and be binding upon the heirs, executors, administrators, successors and see of first above written. The terms is above written. The terms first above written. The term firs		Mortgager shall keen and maintain the buildings and share been
If aid note and of this mortgage. If aid note and provisions thereof, and if aid mortgagers. If aid note and provisions thereof shall extend to and be binding upon the heirs, executors, administrators, successors and If with the respective parties hereto. If with all teens of mortgagers, hall be result on the binding upon the heirs, executors, administrators, successors and If a shore written. If with all the solution of the respective parties hereto. If with	2000	The failure of the mortgrame to depert one of the ministry while be perind a numarice inercon.
The terms and provisions thereof, and if said mortgagor S. shall comply with all the provisions of said note and of this mortgage, the terms that be to void; otherwise to remain in full force and effect, and said mortgage shall be entitled to the possession of all of said property, and may, at its option, declare the whole of said note and all indebtedness represented thereby to be immediately due and payable, and may foreclose this mortgage or take any other legal action to protect its right, and from the default all items of indebtedness secured hereby shall draw interest at 10% per annum. Appraisement waived. The terms and provisions hereof shall extend to and be binding upon the heirs, executors, administrators, successors and saigns of the respective parties hereto. IN WITNESS WHEREOF, said mortgagor have hereunto subscribed their names the day and year first above written. Charley Sluder Muby E. Sluder Ruby E. Sluder Ruby E. Sluder Ruby E. Sluder Ruby E. Sluder	1	said note and of this mortgage.
the terms and provisions thereof, and if said mortgagor S_shall comply with all the provisions of said note and of this mortgage, then these presents shall be void; otherwise to remain in full force and effect, and said mortgage shall be entitled to the pos- session of all of said property, and may, at its option, declare the whole of said note and all indebtedness represented thereby to be immediately due and payable, and may foreclose this mortgage or take any other legal action to protect its ripresented that form the date of such default all items of indebtedness secured hereby shall draw interest at 10% per annum. Appraisement waived. The terms and provisions hereof shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto. IN WITNESS WHEREOF, said mortgagor 6_have hereunto subscribed their		providence of call not neverify secured, including future advances, and any extensions or renewals thereof in accordance with
be immediately due and physicle, and may foreclose this mortrage on take any other legal action to presented thereby to the date of such default all items of indebtedness secured hereby shall draw interest at 10% per annum. Appraisement waived. The terms and provisions hereof shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto. IN WITNESS WHEREOF, said mortgagore have hereunto subscribed their names the day and year first above written. <i>Charley Sluder</i> <i>Charley Sluder</i> <i>Ruby E. Sluder</i>		the terms and provisions thereof, and if said mortgagor 5 shall comply with all the provisions of said note and of this mortgage,
The terms and provisions hereof shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto. IN WITNESS WHEREOF, said mortgagor have hereunto subscribed their names the day and year first above written. <i>Life and the subscribed of the subscribed </i>		be immediately due and new ble and new foresting the wrote or said note and all indeptedness represented thereby to
IN WITNESS WHEREOF, said mortgagor have hereunto subscribed their names the day and year first above written.		The terms and provisions hereof shall extend to and be binding upon the heirs, eventors, administrators, and
Charley Eluder Ruby E Sluder Ruby E. Sluder		IN WITNESS WHEREOF, said mortgagors have hereunto subscribed their names the depend
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