		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		120	Fee Paid
and the second se					
MORTGAGE				mannannannan	
B (DOK 155 19084			Printers, Publisher of Les	
This Indentu	re, Made this		day of	October	, 19 6.9 bet
	.Food Products.	, Inc., a.c	orporation.	of the State	of Kansas,
		and in the second states and the second			
of Lawre	nce, in the	County of E	ouglas	and State of	Kansas
part y of the	first part, and	e Barteldes	Seed Compa	ny, a Colora	do corporat
Denver,	Colorado,			part y of	the second part
Witnesseth,	that the said part y	of the first pa	art, in considerat	ion of the sum of	
Thirty-on	e Thousand Five	Hundred a	nd no/100-		DOI
to	t duly pai	d, the receipt o	of which is here	by acknowledged	, has sold, ar
this indenture	do es GRANT, BARC	SAIN, SELL and	MORTGAGE to	the said part y	of the second par
	ribed real estate sit	tuated and bei	ng in the Count	y of Dou	glas and Sta
Kansas, to-wit:	21.25	анан (1999) 			
said Lot 11 corner of s place of be with the ap party of th thereof, pr and retain to three (3 Deeds of Do	24, 26, and 28 creet; and Begi 1, thence South said Lot 15, th ginning, all i purtenances an the first part t covided, howeve the rents, iss covided, howeve the rents, howeve the	handle first	thence Wes 150 feet, of Lawrenc. estate, tit cluding the rst party sh rofits unti- orded in the Pack 142	t the Northw t 75 feet to thence East e, Douglas Co le, and inter rents, issu hall be entin l default her e office of	est corner of the Souther 75 feet to bunty, Kanse rest of the es, and prof fied to coll reunder; sub
with the energy	in an and all all a				
And the said par	tenances and all the o	estate, title and	interest of the s	aid part of the	first part therein
or the premises abov	• y of the first part d • granted, and seized of a g the mortgages	above desci	estate of inheritance tribed,	therein, free and clear of	all incumbrances,
It is accerd both	and the	n it will warn	ant and defend the se	ime against all parties m	aking lawful claim the
directed by the part. interest. And in the e said premises insured	een the parties hereto that i may be levied or assessed as oon said real estate insured a Y of the second part, th vent that said part Y of as herein provided, then th a part of the indebtedness,	gainst said real estate against fire and torna te loss, if any, made f the first part shall i	e when the same beco ado in such sum and I payable to the part y fail to pay such taxes	mes due and payable, by such insurance compa of the second par when the same become	and that it wil ny as shall be specifie to the extent of it due and payable or to
THIS GRANT is in	tended as a mortgage to sec	ure the payment of t	the sum of		
according to the term	Thousand Five	Hundred ar	id no/100	n. And the second	
day of UCE	a of <u>a</u> certain writt Ober p accruing thereon according t	0 60	A decision of the second		
that said part	the second part to pay for of the first part shall fail t	to pay the same as	discharge any taxes w	ith interest thereon as h	erein provided, in the
And this conveyar If default be made is estate are not paid we real estate are not ke and the whole sum	ice shall be void if such pay in such payments or any part han the same become due ar pt in as good repair as they employed upsaid and all be	yments be made as it t thereof or any obli and payable, or if the r are now, or if wast	herein specified, and igation created thereby insurance is not kept to its committed on said	the obligation container, or interest thereon, or up, as provided herein, premises, then this conve	or if the taxes on said or if the buildings or syance shall become ab
the said part <u>Y</u> ments thereon in the sell the premises her	of the second part manner provided by law and	d to have a receiver	to take po appointed to collect th	er nereor, without notice pasession of the said pri- he rents and benefits a	, and it shall be lawfs imises and all the imp ccruing therefrom; an
	n unpaid of principal and int part making such sale	broad, to gentler with t	the costs and charges	incident thereto, and the	overplus, if any then
It is spread by t	he parties bereto that the t	arms and mouthland	at the set of the set	each and every obligation	n therein contained an
assigns and successor	of the respective pasterial	Dana	perory upon the heirs	, executors, administrate	ors, personal represente
In Witness Whereo	the part y of the the day and	ant part to S Ca	and its	ortgage to b	signed on
affixed on above writt	the day and p	ar last,	and its cor	porace seal	to be hereun
Attest:		1 101	T-N-T FOO	d Products,	[nc
ini	19 1	211	BUT DO	(Stoll	-service and the service (SE
WITH OA	Sarle	21	Ben A.	Barteldes, Pi	esident (SE
Charles and the				the second s	(SE