			and R	eg. No. 4,64
				e Paid \$31.
	20865 BOOK 156	MORTGAGE	Loan No.	<u>51635-08-1 1</u> E
	This Indenture, Made this	23rd day of	April his wife	. 19 <u>70</u>
	Douglas of Shuring County, in the State of Kansas, CIATION of Topeka, Kansas, of the second WITNESSETH: That said first parties, i Fifty and No/100	part; n consideration of the loan of the a	um of Twelve Thousan	d Seven Hundr
	made to them by second party, the receipt of said second party, its successors and assigns and State of Kan	which is hereby a cknowledged, do i , all of the following-described rea	y these presents mortgage a estate situated in the Coun	nd warrant unto
	Lot 2 in Block 3 in Lam Kansas, and beginning 1 in Block Three (3), in feet, thence north 10 f the point of beginning	bet, thence east 125 fee	t thence, thence	A CONTRACTOR OF A DESCRIPTION OF A DESCRIPT
	(It is understood and a	reed that this is a pur	chase money mortgag	e.)
	Together with all heating, lighting, and plu storm windows and doors, and window shade now located on said property or hereafter p	meed mereon.	and the second sec	
	TO HAVE AND TO HOLD THE SAME, unto belonging, or in anywise appertaining, PROVIDED ALWAYS, And this instrum Thousand Seven Hundred Fifty a with interest thereon, advanced by said Capi to said second party under the terms and fart hereof, to be regaid as follows:	ent is executed and delivered to see nd No/100	le to the same. ure the payment of the sum	of Twelve
	In monthly installments of \$ 116.79	each, including both principal r	nd interest. First paymen	t of \$ 116.79
	It is agreed that the mortgagee, ma for and purchase mortgage guarant insurance covering this mortgage, the mortgagers of anch amounts	A at any time during the mortgage t insurance, and may apply for rene- ind phy premiums due by reason the size attanced by	erm, and in its discretion, ap val of such mortgage guara cof, and require repayment	nty by
	provisions of the mortgage and the Said note further provides: Upon trans remaining due hereunder may at the option	o the morigages, such failure shall a note secured thereby with regard for of title of the real estate, mort of the mortgagee, be declared due a uties because that this mort as	be considered a default, and to default shall be applies gaged to secure this note, the and payable at once.	ai) his he entire balance
	which the first parties, of any of them, may otherwise. This mortgage shall remain in f sentatives, successors and assigns, until all a terest; and upon the maturing of the present the same time and for the same specified car	and party, and any and all indecide when to the second party, however a ull force and effect between the pa nounts due hereunder, including fu- indebtedness for any cause, the to sea be considered matured and due	ness in addition to the amo widenced, whether by note, rtics hereto and their heirs ture advancements, are pair	unt abeve stated book account or , personal repre- l in full, with in-
	First parties agree to keep and maintain t in good condition at all times, and not suffer assessments and insurance premiums as req First parties also agree to nay all costs of	he buildings now on said premises waste or permit a nuisance there alired by second party.	or which may be hereafter n. First parties also agree	erected thereon to pay all taxes,
	and in this mortgage contained, and the sam First parties hereby assign to second part	the rents and income arising at a	or comply with the provisi gage. any and all times from the	ons in said note
	property and collect all rents and nereoy alloady property and collect all rents and income and pairs or improvements necessary to keep sai in this morigage or in the note hereby secu of said note by fully paid. It is also agreed t second party in the collection of said sums The failure of second party to assort any o right to assert the same at a later time, and in said note and in this mortgage contained.			
	If said first parties shall cause to be paid provisions of said note hereby secured, includ the terms and provisions thereof, and comply presents shall be void; otherwise to remain in session of all of said premises and may, at i of this mortgage or take any other legal act edness hereunder shall draw interest at the emption laws are bereby waited	ing luture advances, and any exter	istons or renewals hereof, in	accordance with
	This mortgage shall extend to and be bindling respective parties hereto.	g upon the heirs, executors, admi	nistrators, successors and	assigns of the
	IN WITNESS WHEREOF, said first par	ties have hereunto set their hands	the day and year first abov	e written.

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