BOOK	160 24510	MORTGA			
This I	Indenture, Made	this <u>30th</u> day of R, INC., a Kansas	March	N NO. 470774 A. D., 19.71	
of Doug	las County,	Kansas, Mortgagor, and		OCIATION, a corporation	
WITNESS NINE HUN the receipt of	existing under the laws of Ka ETH, That the Mortgagor, fo DRED FIFTY AND NO which is hereby acknowledge signs, forever, all the follow is, to-wit:	or and in consideration of /100(§ d, does by these presents	mortgage and warrant u	DOLLARS, nto the Mortgagee, its suc-	
•	to the City of Law	ven, in Replat of I rence, as shown b is County, Kansas	y the recorded pla	Addition t	
· · · · · · · · · · · ·	The mortgagor here in any action to fo	ein waives all righ preclose under the	t to a period of re terms of this inst	demption Trument.	
the mortgag securing th	urchase money mon or also agrees th is mortgage and t nths from the dat t its option, dec	the note secure	d hereby not be mortgagee or th secured hereby TOWN CEN	e completed with ne holder of the immediately due	12.51
purtenances the chattels, furnace erators, elevator kind and nature and all structur in connection wi part of the plur real estate, whe such attachment to and forming Mortgager of, fi AND ALSO premises above	and to hold the premises dee reunto belonging, and the ren is, mechanical stokers, oil bun 's, screens, screen doors, sto' at present contained or herres, gas and oil tanks and eq th the said real estate, or to mbing therein, or for any p ther such apparatus, machine it thereto, or not, all of whic a part of the freehold and co h and to the mortgaged prem the Mortgagor covenants w conveyed and seized of a go the will warrant and defer	nts, issues, and profits th rners, cabinets, sinks, furm rm windows, storm doors, safter placed in the buildi uipment erected or placed any pipes or fixtures the prose appertaining to th appareaus, machinery, of overed by this mortgage; nises unto the Mortgagee, ith the Mortgagee that a od and indefeasible estate	ereof; and also all appa acces, heaters, ranges, ma awnings, blinds and all ag now or hereafter stand in or upon the said real e rein for the purpose of e present or future use o ve or would become part hattels and fixtures shal and also all the estate, rij forever. t the delivery hereof he of inheritance therein, f	ratus, machinery, fixtures, ntels, light fixtures, refrig- other fixtures of whatever ing on the said real estate, state or attached to or used heating, lighting, or as a r improvement of the said of the said real estate by i be considered as annexed cht, title and interest of the is the lawful owner of the ree and clear of all encum-	
PROVIDED Six thousan advances as ma with, secured he ence, payable as said note.	ALWAYS and this instrum a nine hundred filly y become due to the mortgagor reby, executed by mortgagor s expressed in said note, and	to the mortgagee, the te to secure the performan	onditions of the promiss rms of which are incorpo ce of all of the terms a	rated herein by this refer- nd conditions contained in	
original indebted mortgagee, and may owe to th in full force and all amounts sec present indebted	ntention and agreement of the dness, any future advances many and all indebtedness in a e mortgagee, however evide d effect between the parties ured hereunder, including fut timess for any cause, the totas be considered matured and of therwise.	ade to said mortgagor, of ddition to the amount abo need, whether by note, boo hereto and their heirs, pe ure advances, are paid in al debt on any such addit	any of them or their ve stated which the said bk account or otherwise. Irsonal representatives, s full with interest; and ional loans shall at the s	successors in title, by the mortgagor, or any of them This mortgage shall remain accessors and assigns, until upon the maturing of the ame time and for the same	
That if any months prior to the payment of any other purpo- more, then said may take posses differentiages and of completing s such addrifiend	improvements, repairs or al the date hereof, the mortga the costs of the improvemen se; that if work ceases on an mortgagee may at its option sion of said premises and let pay the costs thereof out of ald improvements, repairs, o fest-may be advanced by th	gor will receive the proce ts and that the same will y proposed improvements, , without notice, declare s contract for or proceed w the proceeds of money due r alterations exceed the t e mortgage and shall be	eds of this loan as a trus be so applied before usin repairs; or alterations f aid indebtedness due and ith the completion of sa said mortgagor upon sa alance due said mortgag r interest at the same ra	fund to be applied first to g any part of the total for or a period of ten days or payable or said mortgagee d improvement, repairs, or id loan and should the cost or by said mortgagee then te as principal indebtedness	
and secured by within ten days deprected and, wi the refusal or of to bay/prempty principal, or int ditions, stipulat may make any That if any	this mortgage, provided, how after completion of said imp by Keep said property and the eglect by said mortgagor to by all taxes, insurance premiu terest on this or on any other ions, or covenants as herein reasonable expenditure or ou y part of said described prov	ever, such additional cost provements, repairs, or alt e improvements thereon s keep said property and the ims, assessments, abstract encumbrance on said rea provided, the mortgagee tlay necessary thereunder perty shall be condemned	shall be repaid by said m erations; that said morts t all times in good cond improvements thereon i and recording fees, let property or to perform may have such things do or taken for public use u	ortgagor to said mortgagee agor, regardless of natural titon and repair; and upon at all times in good repair, ies, liabilities, obligations, any other agreements, con- ne at mortgagor's cost and nder eminent domain, or in	
shall be paid to That the m the name of the gagee's rights elect to commen gagee, or shall	ty shall be damaged either h o the mortgagee and applied ortgagee shall have the right a mortgagee, for the recover; hereunder, or in any action v nee by reason of this instrum have the right to employ cou all sums expended as costs in	I upon the indebtedness of to file and to defend suit y of damages, to uphold t whatsoever in which the m ent or indebtedness, inclu unsel in an effort to preve a connection therewith or	ue under said note and t s at the expense of the m he lien of this mortgag ortgagee or mortgagor n ling actions brought by n nt, to compromise, or to 1 advanced by the mortgag	his mortgage. ortgagor, in his name, or in ee, to preserve the mort- ay be made a party or may iortgagor against the mort- iortgagor against the mort- iogotiate any such proposed	4

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