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Marth & and St. J.

Reg. No. 5,776 Fee Paid \$5.00

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THIS	INDENTURE, Ma	le this Fifteenth	day of		
between	Barry K. Gund		day Di		June, 1971
of	Douglas	County, in the State of		Kansas	, as mortgagor
and	University Stat	e Bank, 955 Iowa, Law	rence. Kans		, as mortgagu,
of	Douglas	County, in the State of		Kansas	, as mortgaged
WITN	ESSETH, That in co	nsideration of the sum of = -		Q	, as mortgage
Two Thousa the receipt his County, and	of which is hereby ad , heirs, success	knowledged, said mortgagor ors and assigns, all of the fol Kansas	does h lowing describe to wit:	ereby mortgage and wa d Real Estate situated in	and NO/ DOLLARS rrant unto said mortgage Douglas
	Lot Eighty City of La	-One (81) in Fair Groun wrence, Douglas County	nds Addition y, Kansas.	, an Addition to the	B
				a second second	
TO HA thereunto be Said mo shall accrue Two Thou	, Kansas 66044 , VE-AND TO HOLI longing or in anywis ortgagor hereby : on account thereof.	hereby covenant and agre- mises above granted, and se except Mortgage to Capi and that he D THE SAME, Together with e appertaining, forever.	tol Federal S will warrant	and indefeasible estate avings & Loan Asso and defend the same ag lar the tenements, hered	of inheritance therein, free ciation, 1046 Vermor ainst all claims whatsoever
This mo advanced by	USAND AND NO/ 10 nce company satisfac ortgage is executed it mortgagee to m e note hereby secure	and to keep said premises ins 0 plus interest tory to mortgagee. o secure payment of the sum ortgagor , with interest, d, which note is hereby mad	n of \$ 2,000. and such charg	00+Int	fore any penalties or costs sum of at least DOLLARS
This mo advanced by terms of the	usand and no/10 nee company satisfac ortgage is executed it mortgagee to m e note hereby secure with interest at Two Thousand a	and to keep said premises ins 0 plus interest tory to mortgagee. 0 secure payment of the sum ortgagor , with interest,	and such charged in favor and such charged le a part hered ows: repayable in	of mortgaree in the 00+Int res as may become due of, and which is to be n 30 payments of \$7	fore any penalties or costs sum of at least
This mo advanced by terms of the mortgagee It is th mortgagors, or either or gage shall r interest. Up at the same through for	usand and no/10 nee company satisfac ortgage is executed it a mortgage to me e note hereby secure with interest at Two Thousand a July 15, 1971. e intention and agr or either or any of emain in full force a pon the maturing of time and for the sis celosure or otherwise	and to keep said premises ins 0 plus interest tory to mortgagee. to secure payment of the sum ortgagor , with interest, d, which note is hereby mad -9- % per annum as foll- nd no/100 plus interest Final payment of \$74. event of the parties that is them, by mortgagee and a ve to mortgagee , however ind effect until all amounts do the indebtedness for any caus- ine specified causes be consi- b.	and such charge and such charge de a part hered ows: repayable in 70 due Dece this mortgage all indebtedness revidenced, whe ue hereunder, in e, the total debt dered matured,	of mortgaree in the 00+1nt res as may become due of, and which is to be n 30 payments of \$7 ember 15, 1973. also secures any futu in addition to the above ether by note, book accou con such additional loans and shall be collection	fore any penalties or costs sum of at-least
This mo advanced by terms of the mortgagee It is th mortgagors, or either or interest. Up at the same through fore Mortgag ing abstract	usand and no/10 nee company satisfac ortgage is executed it 'mortgagee to me e note hereby secure with interest at Two Thousand a July 15, 1971. e intention and agr or either or any of any of them, may or emain in full force a you the maturing of t time and for the sa eclosure or otherwise gor shall pay all or title insurance	and to keep said premises ins 0 plus interest	and such charg and such charg le a part hered ows: repayable in 70 due Dece this mortgage Il indebtedness r evidenced, wh ue hereunder, in e, the total debt idered matured,	of mortgaree in the 00+Int tes as may become due of, and which is to be a 30 payments of \$7 ember 15, 1973. also secures any futu in addition to the above adding future advancer on such additional loans and shall be collections cred or paid at any time	there any penalties or costs sum of at least

right to assert the same at a later date, and to enforce strict compliance with all of the terms and provisions of said note and of this mortgage.

If said mortgagor shall pay or cause to be paid to said mortgagee , his heirs, successors or assigns, said sum of money hereby secured, together with the interest thereon, and all future advancements with interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises, or any part thereof, are not paid when the same are by law made due and payable, or if insurance premiums are not paid when due, then the whole of said sum or sums, and interest thereon, shall become due and payable at the option of the holder hereof, and be and payable at the option of the holder hereof, and be and be and payable at the option of the holder hereof, and be and be and payable at the option of the holder hereof, and be and be and payable at the option of the holder hereof, and be and be and payable at the option of the holder hereof, and be and be and payable at the option of the holder hereof. said mortgagee shall be entitled to the possession of said premises.

This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties,

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written, Barry K. Gunderson

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