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	according to the tenor and effect of one certain First Mortgage Real
	Estate Note No. 1416 executed and delivered by the said grantors bearing date July
	g g I I 1909 payable to the order of the said The State Savings Bank Topeka Kans. five
	years after date at The State Savings Bank #1 Topeka Kans. with interest thereon
	from date until maturity at the rate of six per cent per annum, pay/ble semi-annually
	Son the I days of July and Jany in each year and IO per cent per annum after maturity
	the installments of interest being further evidenced by coupons attached to said
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	5 5 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
	South and the State Savings Bank, topeka, Kans. at the State Savings Bank, topeka, Kans,
	2 1 2 3 2 Second. Said parties of the first part hereby agree to pay all taxes and assess-
].	ments levied upon said premises when the same are due, and insurance premiums for
	of the second part, or the legal holder or holders of this mortgage, may without notice declare the whole sum of money herein secured due and payable at once, or may elect to pay such taxes, assessmentsand insurance premiums; and the amount so
	notice declare the whole sum of money herein secured due and payable at once, or
	may elect to pay such taxes, assessments and insurance premiums; and the amount so
	and a note shall be a liten on the premises aforesaid, and be secured by this mortgage,
	and collected in the same manner as the principal debt hereby secured, with inter-
	est thereon at the rate of IO per cent per annum. But whether the legal holder or X holders of this mortgage elect to pay such taxes, assessments or insurance premiums or not, it is distinctly understood that the legal holder or holders hereof may
	The state of this mortgage elect to pay such taxes, assessments or insurance premiums
	or-not, it-is-distinctly-understood-that-the-legal-holder-or-holders-hereof-may-
	I I I R I he entitled to immediate.
	ThirdSaid-parties of the first-part-agree-to-keep all-buildings, fences and other
	-improvements-upon-said-premises-in-as-good-repair-and-condition-as-the-same-are-in-
	-at-this-date, and-abstain-from the commission of waste on said premises until the
	-note-hereby_secured_is_fully_paid. FourthSaid_parties_of_the_first_part_hereby
	0 200
	With and to be erected upon the above described premises, in some responsible insurance
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	amount of Four Thousand Dollars, loss, if any, payable to the mortgages or its
	amount_of_Four_Thousand Dollars, loss, if any, payable to the mortgagee or its assigns. And it is further agreed that every such policy of insurance shall be held
	by the party of the second part, or the legal holder or holders of said note, as
	collateral or additional security for the payment of the same; and the person or
	2 2 3 3 3 4 5 5 5 5 5 5 5 5 5 5 5 5 5
	receive any and all moneys which may at any time become payment and receive any the
	on, and apply the same when received, to the payment of said note, together with
	the costs and expences incurred in collecting said insurance; or may elect to have
	the costs and expences incurred in collecting said insurance; or may elect to have buildings repaired or new buildings erected on the aforesaid mortgaged premises. Said party of the second part, or IXX the legal holder or holders of said note may del- iver said policy to said parties of the first part, and require the collection of the
	party of the second part, or IXX the legal holder or holders of said note may del-
	iver said policy to said parties of the first part, and require the collection of the
	same and payment made of the proceeds as last above mentioned. Should a renewal
	receive any and all moneys which may at any time become payable and receivable there- on, and apply the same when received, to the payment of said note, together with the costs and expences incurred in collecting said insurance; or may elect to have buildings repaired or new buildings erected on the aforesaid mortgaged premises. Said party of the second part, or IXX the legal holder or holders of said note may del- iver said policy to said parties of the first part, and require the collection of the same and payment made of the proceeds as last above mentioned. Should a renewal policy not be delivered to second party immediately upon expiration of the former
	policy seid second party may insure the property immediately.
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