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		onally known to be the same person who		a same
	in and for said County and State, care his Argusta Olson to me persi- executed the foregoing assignment and that schworledged the essenti- executed the foregoing assignment and that schworledged any me	ion thereof.	No. of the second se	E State
	In Titness Thereof, I have heremito subscribed by in			22.2
10	day and year last above written.	John M. Yewlin Sotary Public.		No. of
	D.S			
	L.S. My Commission expires on the 20th day of March ,1923.	0 6 61		
		Isa to Willman		CPIEC S
	22002020 007. 2nd,1323. 47 3:30 0'clock P.X.	Legister of Deeds.		ALC: NO
			福度	ALC: NO
		Deputy.		
	••••••••••••••••			and the second
	KOBIGAGE.			South State
	THIS INDEXTURE, Main this 13th day of September, A., and between T.A. Minzie and Christens Hinzie, Eustand and Tife, in the and between T.A. Minzie and Christens Hinzie, Eustand and Tife, in the	he Conty of Douglas and State of Kansas	Soles .	and the
	rarties of the first part, and the fame and	 A second sec second second sec		
	located at Topera Lanas, party of the stid parties of the first par	t, for and in consideration of thesun		and the second
	A THEY TELESAND FITE EUNITED AND 50/100	CLOT and TARRANT TO THE SAID PARTY of I		C. I. I.
	the second part and to its legal representative the County of Douglas	and State of Eansas to-wit;	福	and the second
	Frankin Fourteen (14) South of Hange E	ighteen (18)		
	East of the 6th Principal Meridian, cont	anning	1	a colored
	160 acres, more or less according to work to secure thepayment of one certain first mortgage real estate note that more thematic end the first mort heating end	e No.7220-4 and coupons attached, executed		
	et and delivered by the said parties of the first part, de Tapara	"anens said note being for THREE THOUS"		
	the said THE FLAR MORTANE THUS COURAGE, at the office in topena, AND FITS HUNDRED AND WO/100 DOLLAR, for which amount sold parties of the the said party of the second part being for a loan thereof, made	e by said party of the second part to		all the second
	the said parties of the first part,.	venant as follows;		a and a second
				and a second
	and insurance presiuns for the amount of insurance hereinaiter spec	f this mortgage.may without notice.decla	ne i	
	the whole sum of money herein secured due and payable at once, of the	are of this mortrage, may have the abstrai		Contrast
	and insurance premiums, and if suit shall be have not the de- of title extended from the date of record of this mortgage to the d the expense of the first party or parties and the second pairty may			and the second
	pr extinguist any prior outstanding threaten of an estimate mounts so paid shall be a lisen on the prefises aforesaid, and be a in the same manner as the principal debt hereby secured with intere			Tuesday.
	in the same manner as the principal cost mices of this mortgage elect to p bit whether the legal holder or holders of this mortgage elect to p premiums or not, it is distinctly understood that the legal holder			- ALANA
	this mortgage to be foreclosed, and in case of foreclosure the Juag	ment shall provide that the whole of		
	said premises to sold ungeviet and not in protocol. SECOM: To keep all buildings, fences and other imp repair and condition as the sume are in at this date, and abstain fro	provements upon said premises in as good		Contractor of the
	I south the make hereby econyed is fully raid			Constant of the local division of the local
	THESE until the Enteriory security is in point of the security	of the legal holder or holders of this		See State
	sortgage to the amount of Their Housens And Softo Donakas, The	be attached mortgage clauses satisfacto	1. 1. 1. 1. 1. 1.	100
	o second party; and it is further agreed that every such policy o of the second part, or the legal holder or holders of shid note, as	f insurance shall be held by the party		ST THE COMPANY
	the parent of the sametand the person or persons so holding any su right to collect and receive any and all moneys which may at any t	ch colicy of insurance shall have the	and the second	a subset
	inductly the same when received, to the payment of said note of note	s, less the costs and expenses incurred		
	in collecting said insurance; or may elect to have buildings repair- esaid mortgaged premises. Said party of the second part, or the legs	al holder or holders of said note, may		10000
	deliver said policy to said parties of the first part, and require made of the preceeds as last above mentioned.	the collection of the same, and payment		
	POURTH: That if default accur in the performance of in this mortgage or in the note or coupons secured hereby, the whole	any covenant or condition cantained		COLOR S
	the option of the legal holder or holders become due and payable a	t once, without notice, and shallbear		TLUGGE
5	interest at the rate of ten per centum per annum peyable semi-onnu and no failure on the part of the second party to exercise any opti-	ion to declare the maturity of the debt		States and
	hereby secured shall be deemed a waiver of right to exercise such present or future default hereunder.		L. C.	The state of the s
λ.	FIFTE: To pay all taxes and assessments, general or a gome Tax, which may be assessed in the Stam of Kansas upon Beidland,			Toleray.
0	Frest of the party of the second part, therein, and while this mortgage state of Xancas upon this mortgage or the debt secured hereby, without	age is held by a non-resident of the S		and and a second se
4	or hereafter to be enacted, imposing payment of the whole or any pay	rt thereof, upon the party of the second		-
1	part, and that upon violation of this undertaking or the passage by payment of the whole or any portion of any of the taxes aforesaid u	upon the party of the second part, or up		
and	on the rendering by any court of competent jurisdiction of a decisi of the first part, as herein provided, to pay any taxes or assessment	ts is legally inoperative, then, and in		
	any such event, the debt hereby secured, without deduction, shall at t	the option of the party of the second		
9	part become immediately due and collectible, notwithstanding anythin hereafter enacted.			
ieneo.	SIXTE: That all the covenants and agreements of the tained shall extend to and bind their heirs, executors, administrato	ors, successors and assigns, and hhall		
1100	inure to the benefit of the party of the second part, its successor SEVENTE: That in case of default of any of the cover	s and assigns.		
5	in the note or notes secured hereby, the rents and profits of the s	said premises are pledged to the party		
2	of the second part as additional and collateral security for the po	ayment of all the indebtedness secured		
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