47446 BOOK 102

This Indenture ar of our Lord one thousand nin	ne hundred and fifty-two	
	ter and Kathryn Winter, his wife	en
Lawrence		
, in	the County of Douglas and State of Kansus	
or the first part, and	The Lawrence National Bank, Lawrence, Kansas	
	Witnesseth, that the said part 108 of the first part, in consideration of the sum	
MENTY FIVE HUNDRED & n	0/100 * * *	
them d	uly paid, the receipt of which is hereby acknowledged by Ye sold and by the inter-	
Oldivi, BARGAIIV, S	DELL and MORIGAGE to the said part V of the second part the fall.	re d
a counter streamed and being in th	and State of Kansas to wir	
South 34 feet	of the East 145 feet of Lot Fifteen (15) and of the East 145 feet of Lot Sixteen (16) in	_
	outh Lawrence, and addition to the fity of Lawrence,	
Douglas Count		
th the appurtenances and all the	estate, title and interest of the said part 100 of the first part therein.	
And the said part of the	first part do hereby covenant and agree that at the delinear band there	
are premises above granted, and seize	d of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance	
4.0	EXCEPTIONS Y	
It is agreed between the parties ha	and that they will warrant and defend the same against all parties making lawful claim thereto	o.
o the buildings upon said real estate cted by the party of the secon	insured against fire and tornado in such sum and by such insurance company as shall be specified an part, the loss, if any, made payable to the part V of the second or the second of the second or th	d
premises insured as herein provide	of the first part shall fail to pay such taxes when the same become due and payable or to kee	P
it until fully repaid.	d or assessed against said real estate when the same becomes due and payable, and that they will insured against fire and tornado in such sum and by such insurance company as shall be specified and part, the loss, if any, made payable to the part y of the second part to the extent of its of the first part shall fail to pay such taxes when the same become due and payable or to kee d, then the part of the second part may pay said taxes and insurance, or either, and the ambetion entered to the second part may pay said taxes and insurance, or either, and the ambetiness, secured by this indenture, and shall bear interest at the rate of 10% from the date of pay	
THIS GRANT is intended as a me WENTY FIVE HUNDRED & no	ortgage to secure the payment of the sum of	
rding to the terms of	ertain written obligation for the payment of said sum of money, executed on the 7th	
	19 52 , and by 1ts terms made payable to the party of the secons according to the terms of said obligation and also to secure any sum or sums of money advanced by the	1
part J of the second part to j	pay for any insurance or to discharge any taxes with interest thereon as beauti-	•
efault be made in such payments of the are not paid when the same become	if such payments be made as herein specified, and the obligation contained therein fully dicharged any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said read and payable, or if the insurance is not kept up, as provided herein, or if the buildings on as a ras they are now, or if waste is committed on said premises, then this conveyance shall become absolute the obligations provided for in said written obligation, for the security of which this indeed become due and payable at the option of the holder hereof, without notice, and it shall be lawful for the security of which this indeed in the option of the holder hereof, without notice, and it shall be lawful for	i
estate are not kept in as good repair the whole sum remaining unpaid, as	r as they are now, or if waste is committed on said premises, then this conveyance shall become absolute all of the obligations provided for in said written obligation, for the conveyance shall become absolute the conveyance shall be come absolute the conveyance shall be conveyance shall be conveyance shall be conveyance shall be conveyanced to the conveyance	!
said part Y of the second part	its agents or assigne	
ts thereon in the manner provided the premises hereby granted, or any	its agents or assigns to take possession of the said premises and all the improve by law and to have a receiver appointed to collect the rents and benefits actualing therefrom; and to part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to real interest, togesher with the costs and charges incident thereto, and the overplus, if any there be, shall headen on demand to the first part law.	
amount then unpaid of principal and	I interest, togesher with the costs and charges incident thereto, and the overplus, if any there be, shall be sale, on demand, to the first part 108.	
It is agreed by the parties hereto the	n sair, on demand, to the first part. ACS. In the terms and provisions of this indenture and each and every obligation therein contained, and all and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives acries hereto.	
ns and successors of the respective p	and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives hereto.	
In Witness Wher real the day and year last above	reof, the parties of the first part ha Ve hereunto set their hand 8	
	allut of Minter (SPAY)	
	Hathiya Winter (SEAL)	
ATE OF Kansas	COAL	
DUNTY OF Douglas	SS.	
	Be It Remembered, That on this 7th day of October A. D. 19.	
b	before me, a	ate,
anning .	Came	
OHAII WILL	to me personally known to be the same person	ru-
NOTAD E	ment and duly acknowledged the execution of the same.	oja)
081.	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my offi	CIRI
10/83	Notary Publi	ic.
COMMENT WAS	March 18th 119 54.	

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The second second