47786 BOOK 103

| ear of our Lord one thousand nine hundred and fifty-two Lennis E. Johnson and Katherine L. Johnson, his wif | day of November , in | the |
|--|--|---------------------|
| Lennis E. Johnson and Katherine L. Johnson, his wif | berw | een , |
| THE REPORT OF THE PARTY OF THE | 0, | |
| f Lawrence , in the County of Douglas | and State of Kansas | |
| part 108 of the first part, and J. C. Homphill | and the second s | |
| | part Y of the second part, | |
| | of the first part, in consideration of the sum | |
| nree Thousand (\$3,000,00) | DOLL/ | ARS |
| | y acknowledged, ha VO sold, and by this inden | |
| lo | | ibed |
| The Southwest Quarter (SW1) of Section Twenty- | | _Sout |
| Range Twenty (20) East of the 6th P.M., less on | | |
| for school, and less the following: Beginning | | STATE OF STREET |
| 27; thence North 750 Feet, thence East along th | | |
| North and South, thence South along fence line | | Sect |
| thence West 317 Feet to the place of beginning, | containing 5.29 acres, | ' |
| with the appurtenances and all the estate, title and interest of the said part | 108 of the first part therein. | |
| And the said part 188 of the first part do hereby covenant and agree | e that at the delivery hereof they arothe lawful own | er8 |
| And the said part. 2001 to the desired of a good and indefeasible estate of inheri | itance therein, free and clear of all incumbrances, | |
| | d the same against all parties making lawful claim the | reto. |
| ing the first part | shall at all times during the life of this indenture, pa | v all |
| It is agreed between the parties hereto that the part LBB of the riss partiates and assessments that may be levied or assessed against said real estate when the buildings upon said real estate insured against fire and tornado in such sufficiented by the part Y of the second part, the loss, if any, made payable to the interest. And in the event that said part 188 of the first part shall fail to pay said permises insured as herein provided, then the part Y of the second part so paid shall become a part of the indebtedness, secured by this indenture, and sharest until fully read. | the same becomes due and payable, and that they will | ll_ |
| keep the buildings upon said real estate insured against fire and tornado in such subjected by the part Y of the second part, the loss, if any, made payable to the | um and by such insurance company as shall be specified ie part y of the second part to the extent of his | keen |
| interest. And in the event that said part 168 of the first part shall fail to pay so used premises insured as herein provided, then the part Y of the second part | may pay said taxes and insurance, or either, and the am | nount nount |
| said premises insured as further than the indebtedness, secured by this indenture, and slope and shall become a part of the indebtedness, secured by this indenture, and slope in the indeptedness is secured by this indenture, and slope in the indeptedness. | man bear interest at the rate of 10% from the date of | r-1 |
| THIS GRANT is intended as a mortgage to secure the payment of the sum | of Three Thousand (\$3,000.00) | |
| according to the terms of One certain written obligation for the payment | | |
| | | |
| day of the terms of said obligation at | nd also to secure any sum or sums or money accurate | |
| part, with all interest accruming the same accounting to said part Y of the second part to pay for any insurance or to discharge any that said part 163 of the first part shall fail to pay the same as provided in | this indenture. | Control of United |
| that said part 168 of the first part shall rail to pay the saine 2 part shall be wold if such payments be made as herein speci. And this conveyance shall be wold if such payments be made as herein speci. | fied, and the obligation contained therein fully dischated thereby, or interest thereon, or if the taxes on said | arged. d real |
| If default be made in such payments of any part thereby or if the insurance is | s not kept up, as provided herein, or if the buildings or | n said |
| real estate are not kept in as good repaid, and all of the obligations provided for in sand the whole sum remaining unpaid, and all of the obligations provided for in sand the whole sum remaining unpaid, and all of the obligations provided for in sand the whole sum remaining unpaid, and all of the obligations provided for in sand the whole sum remaining unpaid, and all of the obligations provided for in sand the whole sum remaining unpaid, and all of the obligations provided for in sand the whole sum remaining unpaid, and all of the obligations provided for in sand the whole sum remaining unpaid, and all of the obligations provided for in sand the whole sum remaining unpaid, and all of the obligations provided for in sand the whole sum remaining unpaid, and all of the obligations provided for in sand the whole sum remaining unpaid, and all of the obligations provided for in sand the whole sum remaining unpaid, and all of the obligations provided for in sand the whole sum remaining unpaid, and all of the obligations provided for in sand the whole sum remaining unpaid, and all of the obligations provided for in sand the whole sum remaining unpaid, and all of the obligations provided for in sand the sa | aid written obligation, for the security of which this inde f the holder hereof, without notice, and it shall be lawf | ful for |
| is given, shall immediately mature and recome due and perfections of the second part | to take possession of the said premises and all the imp | prove- |
| the said party of the second party of the seco | by law, and out of all money's arising from such sale to | retain shall |
| the amount then unpaid or principal and interest, logered to the first part 1e | 8 . • | |
| be paid by the part Y making such sale, on demand, on the part of the list agreed by the parties hereto that the terms and provisions of this indebenefits accruing therefrom, shall extend and inure to, and be obligatory upon the parties hereto. | enture and each and every obligation therein contained, a | and all tatives, |
| benefits accruing therefrom, shall extend and mule to, and be benefits accruing therefrom, shall extend and mule to, and be benefits accruing therefrom, shall extend and mule to, and be benefits accruing therefrom, shall extend and mule to, and be benefits accruing therefrom, shall extend and mule to, and the benefits accruing therefrom, shall extend and mule to, and the benefits accruing the benefits account to the benefit account to | | |
| who was the part 168 of the first par | rr ha Ve hereunto set their hand | The second |
| And scale of the day and year and year | une of Johnson (S | EAL) |
| Kather | une of Johnson (S | EAL) |
| | (S | FAL) |