Reg. No. 9877 /

1997 - 19

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(Corp. Seal)

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<ul> <li>them. them. duly paid, the receipt of which is hereby acknowledged, her.We sold, and by this indenture do</li></ul>		50892 BOOK 105
George W. Kreys and Inc. A. Kreys, massing and state of Massan and State of Massan and State of Massan and Mas		
of. LEWPENCE       , in the County of       Dougles       and State of       Massien         part. is of the first part, and. The. LEWPENCE. Buillating. and Lown Association       part		George W. Kreys and Ine P. Kreys, husband and wile
		of Lawrence in the County of Douglas and State of Kanses
Rive. thousand. and .no/100		part y of the second part.
<ul> <li>them</li></ul>	Sec. 1	Witnesseth, that the said part.188of the first part, in consideration of the sum of
following described real estate situated and being in the County of DUR_LS and State of Kansas, towits Lot Pive (5) In Block Twenty-seven (27) In Quivers Place, an Addition to the City of Lawrence. with the appurtenances and all the estate, tile and interest of the said partices of the first partwherein. And the said partices of the first part o	· · · ·	to them
Addition to the City of Lewrence. with the appurenances and all the estate, title and interest of the said part Lesof the first part/therein. And the said part 10.8 of the first part do hereby coverant and agree that at the delivery hereoff. By APLthe lewful owneds of the penders above granted, and select of a good and indefeasible estate of inheritance therein, free and clear of all incurbances. And that Life Will warrant and defend the same against all parties making lawful claim thereto. The agreed between the parties hereto that the part 16.8 of the first part shall at all times during the life of this indentive, pay all taxes and that Life Will warrant and defend the same against all parties making lawful claim thereto. This agreed between the parties hereto that the part 16.8 of the first part shall at all times during the life of this indentive, pay all taxes and against part in part in local. They may add Sighile to the part Will taxes and humance, core shall be specified and interest. And in the event that said part, the local. They, mode Sighile to the part will take and humance, core shall be specified and unit dury reput. This GRANT is intended as a mortgage to secure the priment of the turn of _Five thousand end of 10.0		following described real estate situated and being in the County of
And the said part_LOS_ of the first part do	いたのないであり	an Addition to the City of Lawrence
The agreed between the parties hareto that the part. LES of the first part shall all times during the life of this indenture, pay all taxes for a pay both the second part to pay for any invance or to discharge any taxes with interest thereon or if the second part to pay for any invance or to discharge any taxes with interest thereon or if the second part to pay for any invance or to discharge any taxes with interest thereon or if the second part to pay for any invance or to discharge any taxes with interest thereon or if the second part to pay for any invance or to discharge any taxes with interest thereon or if the second part there of the second part to pay for any invance or to discharge any taxes with interest thereon or if the second part to pay for any invance or to discharge any invance or to discharge and taxes on take part to pay thereon to ease t	all and a second second	And the said part. 105. of the first part do
THIS GRANT is intended as a mortgage to secure the payment of the sum of		It is access between the parties hereto that the part. 10.3 of the first part shall at all times during the life of this indenture, pay all taxe
DOLLARS according to the terms of ODE certain written obligation for the payment of said sum of money, executed on the 27th day of <u>NOVEMDER</u> 1953 and by <u>1ts</u> terms made payable to the part. J of the second part, with all interest accounts there on according to the terms of said obligation and allo to serve any sum or sums of money advanced by th said part <u>J</u> of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ever that said part <u>12.8</u> of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein. fully discharge real estate are not lady them the same become due and payable of the obligation created thereby, or interest thereon, or if the teres on raid or real estate are not lady the matrix and become due and payable of the obligation created thereby, or interest thereon, or if the teres on raid or real estate are not lady the matrix and become due and payable at the option of the holder hereof. Without matrix, and all the improvi- ties given, shall immediately matrix and become due and payable at the option of the holder hereof. Without matrix, and all the improv- ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and been stand all the improv- ties in the result on the manner provided by law and to have a receiver appointed to collect the rents and benefits accounting thereform, and all the improv- ments thereon in the manner provided by new on there are receiver appointed to collect the rents and benefits account there there thereof or and provisions of this indenture, and due of all moneys arising from such sale relisting thereform, half estend and ninve to, and be obligatory upon the helts, executors, administrators, personal representative satisfy and two every obligation therein contained, and relist above written. In Witness Whereef, the part <u>1</u>		with tony tehnet
per, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said pert. J	AND IN CASE	according to the terms of ODB certain written obligation for the payment of said sum of money, executed on the 27th
And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein folly discharged to determine the sense of a supervise thereon, or if the faxes on said regards are not paid when the same become due and payable of the intramers is not kept up, as provided herein, or if the buildings on said real estate are not paid when the same become due and payable of the comparison in aid premises, then this conveyance shall become absolute the volted service of the second payable of the colligation created thereby, or interest thereon, or if the faxes on said real estate are not said up and the colligation of the colligation of the second payable of the second payable of the colligation of the second payable of the colligation of the second payable of the collect the reals and the second payable of the		part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part_y
meints thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom; and it is all moneys arising from such sale the rents granted of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be shall be paid by the parky is backing such sale, on demand, to the first part 10.5. It is agreed by the parky is backing such sale, on demand, to the first part 10.5. It is agreed by the parky is parties thereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefrom, thall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives assigns and verses of the park 10.5. In Winess Whereof, the part 10.5 of the first part he V.C., hereunto see the LT., hand, S., and seal, S., the day and yeas		And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharge If default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on taid tr estate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on as real estate are not kept in as good repair as they are now, or if waste is committed on said premises, then this conveyance shall become absolu- and the whele sum remaining unpaid, and all of the obligations provided for in sid written obligation, for the security of which this indentu
It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and a benefits acculog therefrom, thall extend and inner to, and be obligatory upon the heirs, executors, administrators, personal representative assigns and successors of the respective parties hereto. In Winese Whereof, the pertions of the first part he VO, hereunto are their hand S, and seal S, the day and year above written.	A STATE OF A	ments thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom; and self the previous hereby presettings on y part thereof, in the manner prescribed by law, and out of all moneys arising froms such table retain the ampunt then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there b
last above written.		It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representative assigns and successors of the respective parties hereto.
		last above written.
		TINK (ADODE
		DOUGLAS COUNTY, SS.
and the second se		before me, e notary public in the aforesaid County and Ste come George W. Kreye and Inc. P. Kreye, husband
DOUGLAS COUNTY, S. BE IT REMEMBERED, That on this 27th day of Novembur A. D. 1950 before me, a notary public in the aforesaid County and Stat come George W. Kreye and Inc. P. Kreye, husband		and will e
DOUGLAS     SS.       BI IT REMEMSERED, Their on this     27th       dey of     NOVember       A. D., 1950       before me, e		IN WITNESS WHEREOF, I have hereinto aubscribed my name, and affixed my official seal on the day a year last above written. My gomminsion Expires April 21 at 19.54
DOUGLAS       COUNTY,       SS.         BE IT REMEMBERED, That on this       27th       day of       Novemble r       A. D., 1951         BE IT REMEMBERED, That on this       27th       day of       Novemble r       A. D., 1951         BE IT REMEMBERED, That on this       27th       day of       Novemble r       A. D., 1951         BE IT REMEMBERED, That on this       27th       day of       Novemble r       A. D., 1951         BE IT REMEMBERED, That on this       27th       day of       Novemble r       A. D., 1951         BE IT REMEMBERED, The not the same       In the storesaid County and Ste       Ste County and Ste       Ste County and Ste         BE IT OF A R_L       George M., Kreye and Inc. P., Kreye, husband       In the storesaid County and Ste       Ste County and Ste         BE IT OF A R_L       How the secution of the same       In the storesaid County and Ste       Ste County and Ste         BE IT OF A R_L       In the storesaid County and Ste       In the storesaid County and Ste       Ste County and Ste         BE IT OF A R_L       In the storesaid County and Ste       In the storesaid County and Ste       Ste County and Ste         BE IT OF A R_L       In the storesaid County and Ste       In the storesaid County and Ste       Ste County and Ste         BE IT OF A R_L       In the storesaid Count		

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