Reg. No. 10,03

| MORTGAGE   | 51598 BOOK 105  | No. SZK) Boyles Lega   | Blanks-CASH STATIONERY COL  | wrence, Kansas   |
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|  |   |  |   |  |
|  | Made this 27th<br>Marcella S. Williams a  | nd Cleo C. Willia  | ms, husbandyskik wife   | and  |
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| A REAL PROPERTY AND A REAL PROPERTY.   | , in the County of  |  |   | Sec. Barris Parts  |
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|  | GRANT, BARGAIN, SELL  |  |   |  |
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|  |   | in the second second   |   |  |
|  | Lots Twenty-one (21) an<br>Twelve (12), Lane's Sec<br>of Lawrence.  | nd Twenty-two (22<br>cond Addition to t  | ) in Block<br>the City  |  |
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| And the said part<br>of the premises above<br>p<br>this agreed between the<br>keep the buildingt up<br>directed by the part.<br>higherest. And in the e<br>said premises insured<br>on paid shall become   | 1.5 of the first part do  | y covenant and agree that a<br>reasible estate of inheritance<br>will warrant and defend the<br>iof the first part shall at  | t the delivery hereof they are<br>therein, free and clear of all incu-<br>same against all parties making law<br>all times during the life of this ind  | the lawful owner. I<br>nbrances,<br>ful claim thereto,<br>enture, pay all texes  |
| And the said part<br>of the premises above<br>the premises above<br>the premises above<br>the said premises that<br>have the building up<br>directed by the part.<br>Interest. And in the e-<br>said premises insured<br>so paid shall become<br>unith folly repaid.   | i.e.s. of the first part dohereb<br>granted, and seized of a good and inde<br>and that they vent<br>en the parties hereto that the parties<br>nay be levied or assessed against said re<br>on said real estate insured against fire a<br>vent the said part 1.93 of the first pa<br>as herein provided, then the part 1.93<br>a part of the indebtedness, secured by  | y covenant and agree that a<br>reasible estate of inheritance<br>will warrant and defend the<br>defend the first part shall at<br>the estate when the same be<br>and formado in such sum and<br>in such sum and<br>y made payable to the part.<br>rt shall fail to pay such taxx.<br>of the second part may<br>this indenture, and shall be<br>ment of the sum of  | t the delivery hereof they are<br>therein, free and clear of all incu-<br>same against all parties making law<br>all times during the life of this ind<br>coolies due and payable, and that<br>d by such insurance company as the<br>$y_{-}$ of the second part to the<br>es when the same become due and<br>pay said taxes and insurance, or ell<br>ir interest at the rate of 10% from  | the lewful owner 5<br>nbrances,<br>ful claim thereto.<br>Inture, pay all taxes<br>they will<br>be specified an<br>extent of 100<br>apyble or to keep<br>payble or to keep<br>name and the amoun<br>the date of paymen  |
| And the said part<br>of the premises above<br>the second second second<br>by<br>the second second second second<br>discreted by the part.<br>Second to the second second second<br>second second second second second second second<br>second second second second second second second<br>second second secon   | for the first part do hereb<br>granted, and seized of a good and indu-<br>and that they we<br>and that they we<br>and that they we<br>have be levide or assessed against said re<br>on said real extra insured against first<br>went that said part. jess of the first part<br>as herein provided, then the part. J.<br>a part of the indebtedness, secured by<br>tended as a morigage to secure the payr<br>red and no/100   | y covenant and agree that a<br>rfeasible estate of inheritance<br>will warrant and defend the<br>L. of the first part shall at<br>eal estate when the same be<br>and torrado in such sum and<br>y, made payable to the part<br>r shall fail to pay such taxo<br>of the second part may<br>this indenture, and shall be<br>nent of the sum of   | t the delivery hereof they are<br>therein, free and clear of all incu-<br>arms against all parties making law<br>all times during the life of this ind<br>cookes due and payable, and that<br>d by such insurance company as th<br>y of the second part to the<br>so when the same become due and<br>pay said taxes and insurance, or ell<br>r interest at the rate of 10% from<br>d money, executed on the   | the lawful owner a<br>mbrances.<br>ful claim thereto.<br>anture, pay all taxes<br>they will<br>all be apecified and<br>extent of<br>payable or to keep<br>her, and the amoun<br>the date of paymen<br>DOLLARS<br>27th  |
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| And the said part<br>of the premises above<br>the premises above<br>the premises above<br>the premises above<br>the premises insured<br>to paid seems the pre-<br>interst. And in the a<br>said premises insured<br>to paid shall become<br>outh fully repaid.<br>This GRANT is in<br>FICLEON HUND<br>according to the stern<br>day of Pebru<br>part, with all interest<br>and their conveys<br>that said part. Jose<br>and the is conveys<br>the state are not paid<br>and the conveys<br>the state are not paid<br>and the shole sum<br>is given, shall imme<br>the said part. Y<br>ments thereas in the<br>said the premises how<br>and the whole sum<br>is given, shall imme<br>the said part. Y   | 1.6.5 of the first part do  | y covenant and agree that a<br>rfeasible estate of inheritance<br>will warrant and defend the<br>L of the fint part shall at<br>and tornado in such sum any<br>y made payable to the part<br>rt shall fail to pay such taxo<br>of the second part may<br>this indenture, and shall best<br>ment of the sum of<br>n for the payment of said<br>and by <u>1ts</u><br>of said obligation and also<br>the of to discharge any taxes<br>name as provided in this ind<br>nade as herein specified, a<br>my obligation created the<br>or if the insurance is not k<br>receiver appointed to collec-<br>the manner prescribed by 1<br>her with the costs and charge<br>nd, to "the first part <u>165</u>                 | t the delivery hereof. They are<br>therein, free and clear of all incu-<br>asme against all parties making law<br>all times during the life of this ind<br>recomes due and payable, and that<br>d by such insurance company as the<br>y   | the lewful owner a<br>nbrances.<br>ful claim thereto.<br>anture, pay all taxes<br>they will<br>all be specified and<br>extent of the<br>payable or to keep<br>her, and the amount<br>the date of paymen<br>DOLLARS<br>2.7th<br>y of the second<br>taxes on said resident<br>taxes on said resident<br>taxes on said resident<br>taxes on said resident<br>be juildings on said<br>resident of the second<br>taxes on said resident<br>taxes on said resident<br>taxes on said resident<br>taxes on said resident<br>taxes on said resident<br>and all the improve<br>therefront, and the improve<br>the second sale to<br>and all the improve<br>the second sale to<br>the second            |
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| And the said part<br>of the premises above<br>the premises above<br>the assessments that<br>keep the buildingt up<br>idected by the part.<br>This organisation<br>in the same and the term<br>of the same and the term<br>derived rebuildingt<br>part, with all interest<br>and this conduction the term<br>derived <u>Februi</u><br>part, with all interest<br>and the conduction the term<br>derived <u>Februi</u><br>part, with all interest<br>and the whole sum<br>the said part <u>168</u><br>And this conduction the term<br>of the term of the term<br>derived <u>Februi</u><br>part, with all interest<br>and the whole sum<br>is given, shall imme<br>the said part <u>y</u><br>ments thereon in the<br>set the term of the<br>set the term of the term<br>of the same of the term<br>of the term of term of the term of the term of the term<br>of the term of term of term of term of term of term of term<br>of term of term o   | 1.6.5 of the first part do  | y covenant and agree that a<br>reasible estate of inheritance<br>will warrant and defend the<br>Lof, the first part shall at<br>a state when the same be<br>and formado in such sum any<br>y made payable to the part<br>r shall fail to pay such taxo<br>of the second part may<br>this indenture, and shall bees<br>nent of the sum of   | t the delivery hereof. They are<br>therein, free and clear of all incur-<br>same against all parties making law<br>all times during the life of this ind<br>to be used to be the second part to the<br>second part of the second part to the<br>in interest at the rate of 10% from<br>the interest at the rate of 10% from<br>second money, executed on the<br>terms made payable to the part<br>to second any sum of sums of money<br>with interest thereon as herein pre-<br>enture.<br>and the obligation contained ther<br>reby, or interest thereon, or if the<br>said premises, then this conveyance<br>to bolder hereof, without notice, and i<br>e possession of the said premises<br>the rents and benefits accruing<br>aw, and out of all moneys arisis<br>part here ents, and the overp<br>and each and every obligation there<br>heir, executors, edministrators, pe<br>tair and seal and seal accused<br>and seal and seal and seal accused<br>and sech and seal accused<br>and seal accused and seal accused<br>and seal accused and seal accused<br>and seal and seal accused<br>and seal accused accused<br>and seal accused accused<br>and seal accused accused<br>and seal accused accused<br>and seal accused<br>and seal accused<br>and seal accused<br>accused accused<br>accused accused<br>accused accused<br>accused accused<br>accused accused<br>accused<br>accused accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>accused<br>acc | the lewful owner a<br>mbrances.<br>ful claim thereto.<br>enture, pay all taxes<br>they will<br>all be specified and<br>extent of 148<br>payable or to keep<br>the date of paymen<br>DOLLARS<br>27th<br>Y of the second<br>rey advanced by thh<br>ovided, in the even<br>she fully dischargeet<br>taxes on said res<br>taxes on said res<br>the day and year  |
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