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A BEAL

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ofLawrence, in the County of part 12 af the first part, and The Lawr Witnesseth, that the said part 19.3 of the Three Thousand and no/100 to them	day of Garrett, hu f Douglas ance Building first part, in cons	July asband and wif and Stat and Loan As part J	e of Kansas	reen
1111am C. Garrett and Hazel D.   of. Lawrence, in the County of part 18 of the first part, and The Lawr   Witnesseth, that the seld part 19.8 of the Three Thousand and no/100   to. them	Garrett, h. f. Douglas anca Building first part, in cons	and and will and Stat and Loan As part y	e of Kansas	
Witnesseth, that the said part 198. of the Three Thousand and no/100 to	first part, in cons	z and Loan As: party	aciation	A LINE A
Witnesseth, that the said part 19.8. of the Three Thousand and no/100 to	first part, in cons			
to themduly paid, the re		deration of the sur	n of	ARS
his indenture doGRANT, BARGAIN, SE	ceipt of which is	hereby acknowled	dged, ha. ve sold, and	t by the
following described real estate situated a Kansas, to-wit:	nd being in the	County of Dou	glasand Stat	e of
All that part of the Northeast Quarter of Township Thirteen (13) Right of Way conveyed Railroad Company, des the North line of the Range 20, 10 chaigs We thence South parallel fest, thence running W Section 450 feet to th Leavenworth, Lawrence Northeast direction al North line of said Qua of said Quarter Section to the public highways	the Southeas ), Range Twe to the Leav cribed as fo South East Q st of the No to the East est parallel e East line and Galvesto ong the East rter Section n 325 feet t	t quarter of nty (20) lyin enworth, Lawr llows: Begin uarter of Sec rtheast corne line of said to the North of the right n Railroad Cc line of said to thence East	Section Six (0) g East of the ence and Galves ning at a point tion 6, Townshi r thereof, runn quarter section line of said G of way of the s mpany, thence i Right of Way t along the Nort	ton p 13 ing 990 uart aid n a o th h 1i
	reby covenant and agree indefeasible estate of init	e that at the delivery here neritance therein, free and and the same egainst all p	of they shake lawful o clear of all incumbrances, varies making lawful claim th	wner S.
It is agreed between the parties hereto that the part. and assessments that may be leviced or assessed against the keep the buildings upon asid real enter insured against fit directed by the part.gt of the second part, the loss, if interest, and in the event that said part.Gt.BL. of the fire said premises insured as herein provided, then the part o paid shall become a part of the indebtedness, secured until fully repaid.	real estate when the e and tornedo in such any, made payable to t pert shall fail to pay a of the second pe by this igdenture, and	same becomes due and p sum and by such insurance he part	sysble, and that $L \oplus V$ will a company as shall be specific condipant to the extent of LI become due and psysble or insurance, or either, and the ste of 10% from the date of p	ad and seep amount beyment
THIS GRANT is intended as a mortgage to secure the	eyment of the sum of d	TULGE THOUSAUG	ano no/100	ollars,
according to the terms of <u>OD9</u> certain written oblig day of <u>JD1 y</u>	rance or to discharge an	by taxes with interest the	to to to manage antenate	second by the e event
And this conveyance shall be vold if such payments if if default be made in such payments or any part thereor entries are not paid when the same become due and pays real estate are not kept in as good repair as they are no and the whole sum remaining unpaid, and all of the no is given, shall immediately mature and become due and	a made as herein speci or any obligation creater, or if the insurance is v, or if the insurance is v, or if waste is commit ligations provided for in such as the ortion	fied, and the obligation ted thereby, or interest t a not kept up, as provide ted on said premises, then said written obligation, f i the holder barsof with	contained therein fully dis hereon, or if the taxes on a d herein, or if the buildings this conveyance shall became or the security of which this I out notice, and it shall be la	charged. aid real on said absolute identure vful for
the sold pert. $\overline{y}$ of the second pert. ments therefore in the memory provided by law and to have soll the premises hereby granted, or any pert thereof, resin the amount then unpaid of principal and interest, to	a a receiver appointed t in the menner, prescribed gether with the costs an	to take possession of the collect the rents and a by law, and out of d charges thickent therete	e said premises and all the benefits accruing therefrom; all moneys arising from such o, and the overplus, if any i	and to sale to sere be,
shall be paid by the part	d provisions of this indiand be obligatory upon	enture and each and ever in the heirs, executors, i	y obligation therein contained, administrators, personal repres	and all intatives,
Les above verlan.	. 3the	Chan C. g.	anett	(SEAL)
				(SEAL)
				P. A.T.

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