Reg. No. 13,635

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<form>         Harold A., Jaundors and Kelle. Sounders, hurkand and wire,         d. Lawrense.       In the County of Duglas and State of Kazasa         and State of Kazasa       Duglas and State of Kazasa         and State of Kazasa       Duglas and State of Kazasa         and State of Kazasa       Duglas and State of Kazasa         and State of Kazasa       Duglas and State of Kazasa         and State of Kazasa       Duglas and State of Kazasa         and State of Kazasa       Duglas and State of Kazasa         and State of Kazasa       Duglas and Northowski State of the state of the state of Kazasa         and State of Kazasa       State of the Southwest Quarter of Section Thirty-two (32), frontoppi Kerling South and East of the Hight of Kay as an or south of the Southwest Quarter of Section Thirty-two (32), frontoppi Kerling South, Kazasa         and state of the Southwest Quarter of Section Thirty-two (32), frontoppi Kerling South, Kazasa         and state of the Southwest Quarter of Section Thirty-two (32), frontoppi Kerling South, Kazasa         and state of the south of the south and East of the singit of Kay as an or south of the southof the south of the south of the south of the</form>		
parles of the first part, end The Lawrence. Building, and Loan Association	This indenture, Made this 2nd day of November Harold K. Saunders and Nelle Saunders, husband and wi	1921 between
Transfy-one hundred and no/100	partles of the first part, and The Lawrence Building and Loan Asso	ciation
<pre>min indenture do</pre>	Witnesseth, that the said parties of the first part, in consideration of the sum Twenty-one hundred and no/100	
The series is a series of the	this indenture do GRANT, BARGAIN, SELL, and MORTGAGE to the said part 3 following described real estate situated and being in the County of Dou	r of the second part, the
And the said part 10.8 of the first part do	Township Twelve (12) South, Range Twenty (20) has of a Principal Meridian lying North and East of the Hight now located of the Atchison Topeka and Santa Fe Railr the same being in triangular form and containing 4.39	of Way as oad Company,
And the said part 10.0 of the first part do		•
And the said part 10.0 of the first part do		
<pre>d the "premises above gravited, and avaited of a good and indefinishible arises of informations. The same data and clear of all incombinences</pre>	with the appurtenances and all the estate, title and interest of the said part 10.00	f the first part therein.
	And the said part10.8 of the first part do hereby covenant and egree that at the delivery hereo of the neurolase shows cranted, and selzed of a good and indefeesible estate of inheritance therein, free and c	lear of all incumbrances,
THIS GRANT is intended as a mortgage to source the payment of the sum of		
THS GRANT is intended as a mortgage to serve the payment of the sum of	directed by the part y of the second part, me tok, if any, muce payees to the part of the second part, the tok, if any, muce payees to the part of the second part may pay and taxas when the same b interest. And it is event that said part 1.0.3 of the first part shall fail to pay unit faults when the same b and premises insured as herein provided, then the part y of the second part may pay and taxas and to paid shall become a part of the indebtedness, secured by this indenture, and shall be a interest at the rate unit fully readed.	ecome due and payable or to keep insurance, or either, and the amount a of 10% from the date of payment
econding to the terms of <u>OID</u> cartain written obligation for the payment of asid sum of money, essected on the <u>Prd</u> of <u>NOVOMDOF</u> 1957, and by <u>113</u> terms made payable to the part <u>Y</u> of the second part to pay for any lawrance or to discharge any taxes with interest thereon as harsin provided, in the event that asid part <u>193</u> of the fart part shall fall to pay the same as provided in this indentrom. And this conveyness abail be void if such payments to make as harsin particle, and the obligation contained therein, fully flackarged as the part <u>193</u> . The second part to pay for any lawrance or to discharge any taxes with interest thereon, or if the taxes on said real state are not paid when the same become due and payable or any abligation created thereby, or interest thereon, or if the taxes on said real at the most are not paid when the same become due and payable or the not the taxe to an a pay the same as provided for the interest or any ball be void if such payments or any abligation created thereby, or interest thereon, or if the taxes on said real at a they are now, or if wars is committed on said vertice obligation, for the security of which this indentroe is given, shall turnestisted mature and become due and payable at the option of the holder hereof, without notes, and it shall be lewful for the said part <u>y</u> of the second part. The obligation the context part thereof, is of the second part, to part thereof, the the normer provided for the colligation terms and becomes and the which and there is committed on all presents of the said part second part the said, and the pays a reactive a specified and there of all moneys athles there is a specified within a balle pay and to said the pay and to said the pays and to said the pay and the part the part thereof, in the manner provided for the second part. The second part the part thereof, in the manner provided by the part. The second part the part thereof, in the manner provided by the part. The second part the pays the part the taxes and provision	THIS GRANT is intended as a mortgage to secure the payment of the sum of	indred and no/100
and part of the second part to pay for any insurance or to discharge any taxe with Interest thereon as herein provided, in the event that and part 105		31
the sold perty of the second pert to the second pert to the presention of the sold premises and all the improvements there on in the maname provided by laws and to average and to collect this remit and benching activity therefore, and the overplax, if any there is no the second pert The pert is a pert thereof, in the manner precified by laws, and out of all moneys arking from such as to be restrict the amount then unpeld of principal and interest, together with the cents and charges incident thereto, and the overplax, if any there be, that be paid by the part is an end of a second pert The pert is a spread by the part is an end of provisions of the first pert So the end of the restrict, personal representatives, associated to the restrict the amount there are provided in the terms and provisions of the indentive and each and every obligation therein, consisted, and all benefits accurding therefrom, shall extend and have a receiver to be abligatory upon the heirs, executors, sometimes, personal representatives, associates of the restrictive parts hereto. In What and there are to be the first part back. All the first part back all of the first part back. The first part back all of the first part back. The first part back all of the first part back all of the first part back. The back_lback the set of the average of the set of the restrictive parts back and all there to and the average of the set of the set of the first part back. The first part back all the set of the average of the set of the set of the set of the first part back. The first part back all the set of the set of the set of the set of the first part back. The first part back all the set of the set of the set of the set of the first part back. The first part back all the set of the set o	the set the server of ODO certain written obligation for the payment of said sum of money, exe	pollars,
the sold perty of the second pert to this presention of the sold premises and all the improve- ment these means provided by law and to have a receive appointed to collect the remit and benching accruing therefrom, and to retar the amount then unpeld of principal and interest, together with the costs and charges incident thereto, and the overplue, if any three be, shall be paid by the part on demand, to the first partS. The second by the part on demand, to the first partS. B is agreed by the part on demand, to the first partS. In the account the amount the part on demand, to the first partS. In the second the rescale and interest, together with the costs and charges incident thereto, and the overplue, if any there be, shall be paid by the part on demand, to the first partS. In a supress and means the rest of the the terms and provisions of the indenture and each and every obligation therein, consisted, and all benchin accuracy therefore, the partS. In Where the rest of the first part he hereonite est	according to the terms ofODGcartain written obligation <sup>'</sup> for the psyment of asid sum of money, execution of	DOLLARS, cuted on the 2nd ale to the part y of the second or sums of money advenced by the on as herein provided, in the event
h When thereof, the periles of the few per ha VA herente set their hands and sail the day and year had about writed. Harold K. Saunders (SEAL) Harold K. Saunders (SEAL) Marold Saunders (SEAL) Nolle Saunders (SEAL) Nolle Saunders (SEAL)	according to the terms of <u>OIIC</u> certain written obligation for the psyment of asid sum of money, execution of <u>November</u> 1957, and by <u>118</u> terms made payat part, with all interest according to the terms of asid obligation and also to secure any sum and part <u>N</u> of the second part to pay for any insurance or to discharge any texes with interest thereet	DOLLARS, cuted on the 2nd ale to the part y of the second or sums of money advenced by the on as herein provided, in the event
Hohold R Sainters Harold K. Saunders (SEAL) Marold K. Saunders (SEAL) Nelle Saunders (SEAL) Nelle Saunders (SEAL)	according to the terms of <u>DDD</u> cartain written obligation for the payment of asid sum of money, exceeding to the terms of <u>NOVOMDOP</u> 1957, and by <u>1158</u> terms made payake per, with all interest according to the terms of asid obligation and also to secure any sum and part. <u>9</u> , of the second part to pay for any insurance or to discharge any taxes with interest theree that asid part <u>108</u> of the first part shall fail to pay the same as provided in this indentrue. And this conveynce able bable would if such payments be made as hardin specified, and the obligation if default be made in such payments or any part thereof or any childs thon created thereby, or interest the same as provided in this indentrue. And this conveynce able bable would if such payments be made as hardin specified, and the obligation. If default be made in such payments or any part thereof or any childs thon created thereby, or interest the attempt and pay that is and payments and as they are now, or if wests is committed on said premises, then the advise sum manifesting unpaties, and all of the obligations provided for its holder hereof, without the said part, or observed in the same provided by law and to have a reactiver appointed to collect the rents and becaust them upseld of principal and intervit, together with the costs and charges to colden the resto. The second part is the part thereof, in the manner presented by law, and out of a restor the second is and payments to grant theoreof, in the manner drags the closent the out of all orestored to the second part thereof, is the manner provided by the coldent thereof, and charge structure and charges to closent the restored and there the to collect the rents and be assument the unpedied of principal and intervit, together with the costs and charges to closent there outpedied of principal and intervit, together with the costs and charges to closent the restored and there the top top the second part. The pay of the part. <u>108</u>	DOULARS, noted on the 2nd ble to the part. Y of the second or sums of money advanced by the in as herein provided, in the event contained therein fully discharged, rean, or If the suscing on said herein, or If the buildings on said herein sort of which this indenture it notice, and it shall be lewful for said premises and all the Improve neits accruing therefrom such sale to I moneys arising from such sale to and the overplus, if any there be,
Tellu Saundurs (SEAU) Nolle Saundors dSEAU	eccording to the terms of DDB cartain written obligation for the payment of said sum of money, size day of NOVOMDOT	DOLLARS, auted on the 2nd Je to the part Y of the second or sums of many advanced by the or sums of many advanced by the m as herein provided, in the event contained therein fully discharged. herein, or if the buildings on said is conveyned shall become abablete the security of which this indenture to notes, and it shall be levitui for said premises and all the improve- neits accruing therefrom and to and the overplus, if any there be, cobligation therein contained, and all indistrators, personal representatives,
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