Reg. No. 14,042

Fee Paid \$1.75 65832 BOOK 118 AN ARCHE ARC Clarence E. Cropp & Helen Gropp, his wife parties of the first part, and The Lawrence National Bank, Lawrence, Kansas Witnesseth, that the said part198... of the first part, in consideration of the sum of Witnesseth, that the said part198 of the first part, in consideration of the sum of DOLLARS to them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the Kansas, to-wit: Commensing at a point 407.5 feet South of the Southeast corner of Let Mumbered Hins (9) in Block Four (4) in Babcoak's Addition to the City of Lawrence, thence running due West 117 feet, thence due South 50 feet, thence due Mast 117 feet, thence due North 50 feet to place of beginning, and being on the West side of Tennessée Street and in the Northwest Querter of Section Six (6), Township Thirteen (15) South, Enge Twenty (20) East, in the City of Lawrence. Including all rents, issues and profits thereof, provided however that the mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereunder. with the appurtenances and all the estate, title and interest of the said part 100 of the first part therein. And the said parties _____ of the first part do ______ hereby covenant and agree that at the delivery hereof they axe the lawful owner of the premises above granted, and seized of a good and indefessible estate of inheritance therein, free and clear of all incumbrances, No exceptions and that ... they will werrant and defend the same against all parties making lawful claim thereto. ad between the perties hereto that the part 100 of the first part shall at all times during the life of this inde We may be levied or assessed against sold real estate when the same becomes due and payable, and that $\frac{1}{100}$ M11 a upper sold real estate insured against fire and tornedo in such sum and by such insurence company as shall be specified and upper and real estate insured against fire and tornedo in such sum and by such insurence company as shall be specified and a sevent that sold part 1000 of the first part shall fail to pay such taxes whan the same become due and payable or to keep and as herein provided, then the part $\frac{1}{2}$ of the storn of the second part to the same become due and payable or to keep and as herein provided, then the part $\frac{1}{2}$ of the second part may pay said taxes and insurence, or either, and the amount on a part of the independences, secured by the indeminue, and shall bere instrumt at the rate of 10% from the date of payment THIS GRANT is intended as a mortgage to secure the payment of the sum of DOLLARS h all inter t Want of the se nd part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event And this converting that part shall fail to pay the same as provided in this indenture. And this converting a shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged, default be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the faces on said real sets are not pay of when the same become due and paysible or if the nortices is norticely pay as provided herein, or if the buildings on said a setse are not based in such payments at any part thereof or any obligation created thereby, or interest thereon, or if the buildings on said a setse are not based in such payments at they are now, or if weste is committed on said premises, then this conveyance shall become absolute of the whole um remaining unpeid, and all of the obligation provided for in said written obligation, for the security of which this indenture given, shall humediately meture and become due and paysible at the option of the holder hereof, without notice, and it shall be layful for of the second pert. Still agentic or ARRECIE to take possession of the teld premises and all the improve-memory provided by law and to have a receiver appointed to collect the rents and benefits account therefrom, and to memory granted, or any part thereof, in the memory prescribed by law, and out of all moreys arising from such sais, to hen unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, thereon in the n hereby granted, of then unpeld of pr It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all other accruing therefrom, shall actend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, ges and accounses of the respective perices hereto. d, the part 188 of the first part he TO here their h and and seal...... the day and ye Starence E Soppau Clarence E. Cropp. (SEAL) (SEAL) (SEAL)

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