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Reg. No. 14,939 Fee Paid \$37.50

620.164 56-1	69257	69	061 BOOK 121		
A stranger	KA	NSAS MOR	TGAGE		ή.
	· · · ·		LIGAGE		
THIS M	ORTGAGE, made this	Twenty sixth	day of	March	1993) 1993) 1993)
in the year of	Our Lord One Thousand Nin rt G. Sabol, Jr.	e Hundred and fifty	day of	win as Bonnie R. S	ab
If the County THE EQUITA under the laws hereinafter ca	of Douglas BLE LIFE ASSURANCE S of the State of New York, ha lied mortgagee;	SOCIETY OF THE UNI	ad State of Kansas, herein TED STATES, a corporat the Borough of Manhattan	after called mortgagor, and ion, organized and existing n, of the City of New York,	
WITNE	SSETH, That said mortgage	r, for and in consideration	of FIFTEEN THO	C. A. C. S.	
to them sold and conve and assigns fo situated in the	in hand paid by the m yed, and by these presents do rever, all of the following d County of Douglas.	ortgagee, the receipt who bes grant, bargain, sell an escribed tract, piece and and Sta	reof is hereby acknowledg d convey unto the said more parcel of land and impro- te of Kansas, to-wit:	DOLLARS, ed, has granted, bargained, igagee, and to its successors vements thereon, lying and ot 6, in Block	
one, in	Broadview Heights	s, an Addition	within the City	of Lawrence,	
in Dougl	as County, Kansas	s, less that po	rtion of Lot Si	x, lying East	
of Highl	and Drive, in Blo	ock one, in Bro	adview Heights;	Subject to	
reservat	ions, restriction	ns and easement	s. of record,	1. A.	
This Mortg	age is re-recorded f	or the purpose of	showing correct na	ames of Mortgagors.)	1.1.1
	12 - 1 . 1	a series and series			٢.
peration and e Such fixtures a und doors, wins adlators, and squipment of w ures and artic reebold and a signs, and all p ndebtedness' he	ER with all and singular the personal property now or at a securation of the above and of articles of personal decry dow shades, inlaid floor, and all beating, lighting, plansh instacever (head and mature, of these of personal property as part of the realty as between ersons chaiming by, through rein mentioned and to be mil-	ribed real estate, and any ty including, but without rings, shrubbery, plants, ing, gas, electric, ventila weept household furniture a hereby declared and a the parties hereto, their or under them and shall offert to the lien of this m	and all buildings now or being limited to, all screen stoves, rangens, refrigerato ting, refrigerating, air-con not apselifically enumeratic hall be deemed to be fixth heirs, exceptors, administ be deemed to be a portio ortgage. M	a connector with the use, hereafter exceted therein, a, awnings, storm windows exp, bollers, tanks, furnaces, ditioning and incinerating di herein, all of which fix- ures and accessory to the rators, fuccessors and as- m of the security for the	
nto the said m nd delivered u	ortgagee, and to its successor pon the following conditions,	and assigns forever, pro-	ovided always, and this ins	trument is made, executed	
THOUSAND	AS, the said mortgagor is ju	otlars (\$ 15,000.	Ond has astrend to pay	m of FIFTEEN	
	& 00/100 u- ag to the terms of a certain n rder of the mortgangee and exo	the state of the second states and a blow	SVA A Robe belland de M. a M. a.	POUDIC 11 OSCI	21
nd providing fo May	or the payment thereof in inst 1979 sub	talments, the last of which	a is due and payable on the	first day of	
f principal or i WHERE	, 1979, sub interest or any premiums on AS, said mortgagor does for	the life insurance policy his heirs, representatives	hereinafter referred to, as	specified therein.	
xpressly coven First. T nd improvemen	AS, said mortgagor does for ants, agrees and stipulates to hat the lien created by this in its;	and with said mortgages astrument is a first and p	, and its successors, vendee tior lien and encumbrance o	and assigns:	
Second. nd effect that	To pay the indebtedness as certain policy or policies of	in said note provided, and life insurance issued by	I until the same be fully p the mortgagee and assig	paid, to keep in full force	
Third. T isurance to the sponsible com schended covera f whatever nath nee of the debt re payment the ne expiration of ceive and rece ons, unless oth rent of forcelor ilicios;	o procure and maintain poly extent available on the built pany or companies, to the as go, loss, if, any, payable to the ure and of whatever amount, hereby secured, shall be cons reof, all renewal policies to it it the old policies, with full jup for all moneys becoming ju- pt for all moneys becoming in envision and or in rebuilding sure herounder, with power to sure herounder.	icles of fire insurance wi dilungs exceted and to be titisfaction of the mortgag e mortgages or its assign taken out on said improv- tation out on said improve e delivered to the mortga- power hereby conferred to available thereunder, and the available thereunder, and the out of the same the same said to assign to the purchases	th extended coverage and exceted upon the above de exceted upon the above de set. To the amount of their s. It is further agreed this ments on fixtures thereto , and delivered to xaid mortge yee at its New York office b actile and compromise. a settle and compromise. a set same to apply toward this d building as the mortgrag at forecloure sale the un	if required, war damage sectiled premises in some. full insuration with t all policies of insurance, statached during the exist- ages, for further securing at least three days before il loss claims, to demand, to payment of land obliga- tee may elect; and in the- mexpised term of all such	
Fourth. e mortgagee i ! the mortgago use of the actu ined to the con	That the whole of said princi f any tax or assessment or r to keep any policy or polici al or threatened demolition of trary notwithstanding;	pal sum, or so much as si water rate is not paid as t es of life insurance held e or removal of any buildin	all remain unpaid, shall be he same becomes due and p is collatoral hereto in full f g erected upon said premi	come due at the option of ayable, or upon the failure force and effect, or in the ses, anything herein con-	
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