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Reg. No. 15,013 Fee Paid \$18.00

debt secured ated this 30th

i gerester	is Indenture, Made this 23rd day of April , 19.59 between Robert J. Moore and Marna J. Moore, bueband and wife
	Lawrence , in the County of Douglas and State of Kansas
parta	es of the first part, and The Lawrence National Bank, Lawrence, Kansas
w	intesseth, that the said part 1es. of the first part, in consideration of the sum of
	enty-two Hundred and no/100 DOLLARS
to	them duly paid, the receipt of which is hereby acknowledged, ha ve sold, and by
ALL SA	indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the
	wing described real estate situated and being in the County of
	Lot Three (3), Block One (1) in Edgewood Park Addition Number Three (3), an addition to the City of Lawrence,
	Kansas. Including the 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.
	the appurtenances and all the estate, title and interest of the said part 100 of the first part therein.
of the	d the said pert 108. Of the first part dohardby covenant and agree that at the delivery hereof they ar8the leaving events above granted, and seleced of a good and indefeasible extets of inheritance therein, free and clear of all incombrances.
	No Exceptions and that they, will werrant and defend the same against all parties making lawful claim thereto.
	a agreed between the parties hereto that the part 188, of the first part shall at all times during the life of this indenture, pay all texes
keep t directe interes said pr	sessments har may be levied or suscessed point said real entery when the same becomes due and payable, and that "LDBY. Will." The buildings upon-said real entries insured spaint. Fire and formado in such as one and by such insurance company as shall be specified and d by the part <u>J</u> of the second part, the loss, if any, made payable to the part. <u>J</u> of the second part by the extent of <u>JLB</u> . The horizon of the second part the loss, if any, made payable to the part. <u>J</u> of the second part by the extent of <u>JLB</u> . And in the event that said part <u>JLB</u> . of the first part shall fail to pay such taxes when the same become due and payable or to keep ramines invorte as herein provided, then the part <u>J</u> of the second part may pay is and taxes and insurance, or either, and the amount d shall become a part of the indebtedness, secured by this indenture, and shall besinterest at the rate of 10% from the date of payment
THI	S GRANT is intended as a mortgage to secure the payment of the sum of
sccord	enty-two Hundred and no/100
day of	
said pr	art y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided to she must
And If defa estate	id pert 108 of the first part shall fail to pay the same as provided in this indenture. If this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged, of the made in such payments or any part thereof or any obligation created therein, or interest thereon, or if the taxes on said real are not paid when the same become due and payable, or if the insurance is not kept up as provided herein, or if the buildings on said are not paid when the same become due and payable, or if the insurance is not kept up as provided herein, or if the buildings on said the are not repair as they are now, or if waste is commissed, then this conversion table thereas due to the same
is give	e whole sum remaining unpeld, and all of the obligations provided for in said written obligation, for the security of which this indenture n, shall immediately mature and become due and payable at the option of the holds become due to the option of the holds.
the sal	d part Y of the second part. Its agents or assigns to take possible of the seld partial and the improv- tance of the second part. Its agents of the second partial second partial according to the seld partial according the improv- tance of the second partial
retain t shall b	he amount than unpaid of principal and interest, together with the costs and charge incident therefo, and the overplus, if any there be, a paid by the pert. Y
11 4	a agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all accuracy therefrom, shall extend and four to, and be obligatory upon the heirs, executors, edministrators, personal representatives, and successors of the respective parties better.
In 1	and inclusions of the respective parties hards. Winess Whereof, the part 105 of the first part ha Ye, hereunto set <u>their</u> hand 8 and seal 8 the day and year over writes.
	GEAU (SEAU
	EDUTEL - ROOM /////
	Blarna J Bloore (SEAL)
	(SEAD)
VEURU	
	Kansas
	Bouglas COUNTY, SS
ALLES DE	BE IT REMEMBERED, That on this 23rd day of April A. D. 19 59
NOT.	ARY said County and State, come Robert J. Moore and Marna J. Moore, husband and wife
PILE	to me personally known to be the same personally who executed the forecoders later
GLAC	IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and
ty Commis	Survey Commission Expires Sept. 18, 1902 19
	I UNDERWOOD Netwy Public
	hand all solo at account of a all the by a site
ed on	April 24, 1959 at 9:00 A.M. RELEASE <u>A chall G. Seck</u> Register of ersigned, owner of the within mortgage, do hereby acknowledge the full payment

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Jas

the same