Reg. No. 15,206

Fee Paid \$6.75 69928 BOOK 122 in the contract of the contrac (No. 528) ok Printers, Publisher of Legal Blanks, Law or. Kansas This Indenture, Made this ______29th ______day of _____May _____, 1959 between Chester W. Hess and Annie B. Hess, husband and wife of Lawrence , in the County of Douglas and State of Kansas pert 18 sof the first part, and The Lawrence Building and Loan Association part y of the second part. Witnesseth, that the said parties....of the first part, in consideration of the sum of Twenty-Seven Hundred and no/100-----DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha ve sold, and by Kansas, to-witnes, lowif Tract Beginning on the Quarter Section line at a point 1020 feet. North of the Southeast corner of the North West Fractional Quarter of Section 19, Township 12, Range 20, thence North 100 feet; thence West 150 feet; thence South 100 feet; thence East 150 feet to the place of beginning: Also, beginning at a point 1020 feet North and 150 feet West of the Southeast corner of the Northwest Fractional Quarter of Section 19, Township 12, Range 20, thence North 100 feet, thence West 33 feet, thence South 100 feet, thence East 33 feet, to the place of beginning, less land taken for Highway purposes in Condemnation Proceedings #20767, in the District Court of Douglas County, Kansas; all in Douglas County, Kansas, Kansas, with the appurtenances and all the estate, title and interest of the said partles of the first part therein. And the said pert 188 of the first pert do _____ hereby covenant and agree that at the delivery hereof they arms lewful owners of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 10.5 of the first part shall at all times during the life of this inde and essessments that may be levied or assessed against said real estate when the same becomes due and payable, and that $\frac{1}{100}(9, \text{W1})$ resp. the buildings upon said real estate insured against fire and tornade in such sum and by such insurance company as shall be specified and directed by the part \underline{V}_{--} of the second part, the loss. If any, made payable to the part, \underline{V}_{--} of the second part to the estate of $\frac{1}{100}$ merent. And in the rwnt that said part. 1428. Of the first part shall fail to pay such taxes when the same become due and payable or to keep and premise insured as herein provided, then the part shall fail to pay such taxes when the same become due and payable or to keep and premise insured as herein provided, then the part \underline{V}_{--} of the sacond part may by said taxes and insurance, or elither, and the amount to paid shall become a part of the indebtadness, secured by this indenture, and shall become at the rate of 10% from the date of payment mill fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Twenty-Seven Hundred and no/100-DOLLARS. seconding to the terms of ODE certain written obligation for the payment of said sum of money, executed on the 29th the terms of the second line of the second by 1 to secure and payable to the part 7 of the second linterest accruing therein according to the terms of said obligation and alto to secure arguing turn or sums of money advanced by the that sold part 105 , of the first part shall fail to pay the same as provided in this indenture. That lad part. ALLOW . Of the test part multi set to pay the above as provinges in rung supernove. And this convergence shall be world if such payments be anales at hever impedited, and the chalgation contained therein fully discharged. If default be made in such payments or any part thereof or any chalgation contain data the chalgation contained therein or if the more on such real states are not kept in as good repair as they are now, or if waste is committed on such provided therein, or it has such as a dual be classes on a such as the second or which this isolations contained therein a such as a second or such as a second or the second or such as the second or second or such as the second or such as the second or such as the second or said part. y of the second pert. to take possession of the said premises and all the impor-the manner provided by law and to have a receiver appointed to collect the rents and benefits exclude, therefory and hereby granted, or any part thereof, in the manner prescribed by law, and out of all montry shing from such sale then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplow, if any there ill be paid by the part. Y., making such sale, on demand, to the first part \$9.5. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all refits acrouing therefrom, shall extend and inure to, and be obligatory upon the helps, executors administrators, personal representatives, from and successors of the respective parties herein. Winness Wheread, the part 1985, of the first part ha VO hereunic set their hand 8 and seal 8 the day and year Chester W gless (SEAD) Chester a. Hess (SEAD) Come & Leis (SEAD) Annie B. Hess (SEAD) in . 1.8 (SEAL) D