Reg. No. 15,230

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Fee Paid \$41.25

f. Lawrence , in the County of Douglas artiesof the first pert, and The Lawrence Building and Witnesseth, that the said partles of the first part, in consideration Sixteen thousand five hundred and no/100 them duly paid, the receipt of which is here his indenture do. GRANT, BARGAIN, SELL and MORTGAGE to the pollowing described real estate situated and being in the County	aser, husband and wife and State of KADSAS Lo an Association party of the second part. on of the sum of DOLLARS by acknowledged, have sold, and by he said part y. of the second part, the of Douglas and State of
f Lawrence , in the County of Douglas artiesof the first pert, and The Lawrence Building and Witnesseth, that the said partles of the first pert, in consideration Sixteen thousand five hundred and no/100 them duly peid, the receipt of which is here is indenture do GRANT, BARGAIN, SEL and MORTGAGE to the Mowing described real estate situated and being in the County ansas, to-with Lot Five (5), in Athletic Court, a within the West Hills area, and within the West Hills area.	end State of KARSAS. Lo an Association party
artlesof the first part, and The Lawrence Building and Witnesseth, that the said partles of the first part, in consideration Sixteen thousand five hundred and no/100 them duly paid, the receipt of which is here is indenture do GRANT, BARGAIN, SELL and MORTGAGE to the plowing described real estate situated and being in the County ansas, to-with Lot Five (5), in Athletic Court, a within the West Hills area, and wi	Lo an Association party of the second part. on of the sum of DOLLARS by acknowledged, have sold, and by he said part y. of the second part, the of Douglas and State of
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b. them	by acknowledged, have, sold, and by the said part 3 of the second part, the of Douglas
his indenture doGRANT, BARGAIN, SELL and MORTGAGE to the offowing described real estate situated and being in the County ansas, to-wit: Lot Five (5), in Athletic Court, a within the West Hills area, and wi	ne said part .Y of the second part, the of .Douglasand State of
anses, to with Lot Five (5), in Athletic Court, a within the West Hills area, and wi	
within the West Hills area, and wi	n Addition
	thin the City
with the appurtenances and all the estate, title and interest of the sa	id part 1850f the first part therein
And the seld pert 1.0.9 of the first pert do	
of the premises above granted, and seized of a good and indefeasible estate of inheritance th	
and that they will warrant and defend the sam	and a second
It is agreed between the parties hareto that the partIES of the first part shall at all and essessments that may be lovied or assessed against said real estate when the same becomer the buildings upon said real estate invoid against first and tornado in such sum and b directed by the part. And in the second part, the loss, if any, made payable to the part interest. And in the event that said partIES of the first part shall fail to pay such taxes and promise invorted against provided, then the part of the second part may pay or paid thall become a part of the indebtedness, secured by this indenture, and shall ber intil fully reguld.	times during the life of this indenture, pay-all taxes
THIS GRANT is intended as a mortgage to secure the payment of the sum of Sixtan and no/100	
ccording to the terms of <u>ODE</u> certain written obligation for the payment of said sur	n of money, executed on the 10th
art, with all interest accruing thereon according to the terms of said obligation and also to ald part \mathcal{T} of the second part to pay for any insurance or to discharge any taxes will	th interest thereop as herein provided. In the event
that said part 0.5 of the first part shall fail to pay the same as provided in this indentu	ne,
And this conveyance shall be void if such payments be made as baren's specified, and if default be made in such payments or any part thereof or any obligation created thereby, states are not paid when the same become due and payable, or if the insurance is not kept all estate are ont kept in as igodi repairs at they are now, or if wasts is committed on said and the whole sum remaining unpaid, and all of the obligations provided for in said written s given; whall immediately matter and become due and payable at the point of the holds	. or interest mercon, or if the taxes on said real up, as provided herein, or if the buildings on said premises, then this conveyance shall become absolute in obligation, for the security of which this indenture in hereof, without notice, and it shall be taxeful for.
he said part. Y of the second part. to take po- ments thereon in the manner provided by law and to have a receiver appointed to collect the lift the premises bareby granted, or any part thereof, in the manner prescribed by law, etain-the amount thes unpaid of principal and interest, together with the costs and charges is the cost of the cost of	essation of the said premises and all the improve- e rents and benefits accruing therefrom, and to and out of all moneys arising from such sale to ricident thereto, and the overplow, if any there be,
and be paid by the part making such sale, on demand, to the first part. 1.6.3. It is agreed by the parties hereto that the terms and provisions of this indemture and a emerity accruing therefrom, shall extend and inver to, and be obligatory upon the beir.	
signs and successors of the respective parties hereto. In Wineas Whereof, the part $\frac{105}{5}$ of the first part is $\underline{V0}$ hereunto set $\underline{th01}$ at above written.	
Prancis W	. Prosser, Jr. (SEAL)
Nancy Bau	igh Prosser (SEAD
	and a second sec

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