## NG: 415,421

Yes?

Fee Paid \$26.25

## Ť BOOK 123 71013 MORTGAGE 28th , 1959 between ERDENTURE was us 28th sy a August Ernest H. Kasold and Ethel Kasold, husband and wife August THUS IS of Lawronce in the County of Douglas and State of Kassas part 198 of the first part, and THE LAWRENCE BUILDING AND LOAR ASSOCIATION of Lawrence, Kassas, party of the Second Part. WITNESSETH, that the said part 108 of the first part, in consideration of the loan of the sam of Ten thousand five hundred and no/100------Lot Nine (9), in Block One (1), in Kasold Terrace, an Addition near the City of Lawrence, in Douglas County, Kansas. Tepether with all feating, highling, and plannbing equipment and firtures, including stakers and berners, screens, annings, starm windows and doors, and wi shades or blinds, used out or in connection with haid property, whether the same are new located on haid property or hereafter placed thereon. TO RAVE AND TO HOLD THE SAME, With all and singular the keeneents, hereditaments and appurtenances therewise belonging, or is anywise, appendi forever. And the said part 108 of the first part do \_\_\_\_\_ hereby covenant and agree that at the delivery hereof they are the lawful cover 8 of the premises above granted, and select of a good and indefeatible state of interitance therein, free and clear of all incumbrances that they will warrant and defend the same against all parties making seen the parties hereto that the part 0.8 ... of the first part shall at all times during the life of this indu re, pay all taxes and a It is agreed betw ents that may be levied or assessed against said real estate when the same become due and parable, and that. they will be specified and directed by the buildings on said real estate insured for loss from fire and estanded coverage in such som and by such lasurance company as shall be specified and directed by the party of the second part, the lost, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part 10.8 of the first part shall fail to pay such taxes when the zone become due and payable or to keep said premises insured as herein provided, then the party of the second part may pay fails taxes and lissurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10%, from the date // payment until fully repaid. This grant is inte pe to secure the payment of the sum of Tan thousand five hundred & no/lof@ars ded as a r to the term obligation for the pay one nt of said sum of money, executed on the 28th day of August 19.59, and by its terms made payable to terms of said obligation, also to secure all foture advances for any purpose made to part 10 fl. of the first part by the party of the second part, e voldenced by note, book account or otherwise, up to the original amount of this mortgage, with all interest according on such foture advances according to rms of the obligation thereof, and also to secure any sum or sums of money advanced by the taid party of the second part to pay for any insurance or to disany lazes with interest thereon as herein provided, in the event that sold part 10 Bof the first part shall fall to pay the same as provided in the intenture Part 10.8. of the first part hereby assign to party of the second part the rents and income arising at any and all times from the property mortgaped to ecure said writine obligation, the all feature advances hermander, and hereby multicips party of the second part to its agent, at its option upon default, is take hereby of said property and calculate all rests and laces and apply the same on the parameter of manance permissing, as assuments, preparior of inprovements increasing to keep said property in transatish condition, or other charges or payments provided for in this margings for in the obligations hereby secured. This inspinential growts that continue in force writt the usual balance of said balances is thing said. It is also append that the taking of possession hereopter hall is an manner prevent or peterd party of the second part in collection of said sums by foreclears or otherente. The failure of the second part to assert any of its right hereunder at any time shall not be construed as a waher of its right to assert the same at a late time, and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. If said part 108 of the first part shall cause to be paid to party of the second part, the entire amount due it ions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 105 of the first part for future If default he made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on table yead testet are not paid when the name became can and payahle, or if the innurance is not keep top, as perioded herebs, or if the bulkets are all estat are top last it as an of paid when the name became can and payahle, or if the innurance is not keep top, as perioded herebs, or if the bulket here are estable and an of the security of which this helecture is given shall become doe-and apathe at the voltes or menai-ling angul, and all of the sollyations for the security of which this helecture is given shall immediately mature and become doe-and apathe at the option of the block hered, which species, and it shall be lawed for the and party of the soled part, its successors and asigns, and herenes is the manner provided by haw and to have a receiver appointed to collect in terms unch herenestis according therefore, it is the interest in the manner provided by haw and to have a receiver appointed to collect in terms match as here relate the moment the unpaid of principal and Interest together with the costs and charges incident thereta, as do the overples, if any there he, shall be paid by the party making such ert. Part 10.8 of the first part shall pay party of the It is agreed by the parties herein that the larms and provisions of this indexture and each and every obligation therein contained, and hereins accurate and all benefits accurate from, shall asked and here is, and be colligatory upon the heirs, executors, administrators, personal representatives, assigns and accessors of the respective methods. IN WITHESS WHEREOF, to part 188 of the first part in Ve torents at their and Exact H. Nearly (SEAL) Ethil Ernest H. Kasold (SEAL) Ethil K and sealf the day and year test ab (SEAL) Ethel Kasold (SEAL) (SEAL)

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