## Reg. No. 15,436

Nyksiri E. Stone and Mary A. Stone, husband and with          of       Layrange       in the County of Douglas       and State of Kansas         of       Layrange       in the County of Douglas       and State of Kansas         The Layrange       Ash onal Bark, Lawrence, Kansas       part Y of the second part is the second part of the second part is indentive doubled bark of the second part of the second par	an ana ana ang ana ang ang ang ang ang a	LOS1 BOOK 123	A MARK AND IN AN
Bykerfs E. Stonn and Mary A. Stone, hwahand and wife           of         Lawrence         and State of Kansas           of         Lawrence         and State of Kansas           of         Lawrence         part Ace of the first part, and           The Lawrence         and State of Kansas         part X. of the second part is consideration of the sum of           Witnesseth, that the saidpart iss. of the first part, in consideration of the sum of         Tour thomand and no/100           this indentuce         doi: yaid, the respit of which is hereby acknowledged, ha. W. State of the second part is indentuce           to thus         doi: yaid, the respit of which is hereby acknowledged, ha. W. State of the second part is indentuce           following described real state situated and being in the County of Douglas         and it indentuce           Accessenty-nine (79) on Louisians Street, in the City of Lawrence, is a state situated and being in the count of a collect and real state in the Nortgager shall be entitished to collect and real state in the real state. The worts is a states and profits until default hereworts. In acceptions           Mith the apportenences and all the estate, the and interest of the said part is of the first part there is a state is and achieve backby is a discussion. In acceptions           Act and state of the first part is a discussion in the count is a discussion in a discussion. In acceptions           Act and the more the part back is the first part is a discussion in and a state is discussion. In acceptions           Act and the more of a more	(No. 52K)	Boyles Legal Blanks-CASH ST	ATIONERY COLawrence, Kanasa
perface of the first pert, and The Learnenge Kaktonal Bark, Learnence, Kansas part, X. of the second part Witnesseth; that the saldpart iss. of the first part, in consideration of the sum of Four thomsend, and no/loo			, 19.59 between
Wroesseth; that the said part 122. of the first part, in consideration of the sum of fear thomaand and no/100	e first part, and	· · · · · · · · · · · · · · · · · · ·	A. Control (1978)
Four thomsand and no/100	e National Bank, Lawrence, Kansas		of the second part.
<ul> <li>them duly paid, the receipt of which is hereby acknowledged, he T<sup>o</sup> sold, this indenture<sup>3</sup> do GRAN, BARGAIN, SEL and MORTGAGE to the said part y of the second p following described real state situated and being in the County of Douglas</li></ul>		consideration of the sum	of
Including the remts issues and profits thereof provided howsever that the Mortgagor shall be entitled to collect and retain the remts, issues and profits until default bereather to remark issues and profits until default bereather to remark issues and profits until default bereather to remark issues and profits until default bereather to the the remts is issues and profits until default of the source of the there are the the test of the soil part issues that the Mortgagor the test of the soil part issues that the Mortgagor the test of the soil part issues that the mortage of the test of the soil part issues that the mortage of the test of the soil part issues that the default of the soil and the desault are to deal the default of the soil and the desault are to deal the default of the soil and the desault of the soil the soil the soil the soil the soil and the desault of the soil and the desault of the soil t	and GRANT, BARGAIN, SELL and MOI scribed real estate situated and being in	TGAGE to the said part	r. of the second part, the
hoveware that the Mortgagor shall be entitled to collect and retain the rents, issues and profits until default hereaunder.	Lot Seventy-nine (79) on Louisia	na Street, in the Cit	v of Lawrence, Kansas
hoveware that the Mortgagor shall be entitled to collect and retain the rents, issues and profits until default hereaunder.			
And the said part 105 of the first part do	however that the Mortgagor shall and retain the rents, issues and	be entitled to colle	ot
This served between the parties hereto that the part 1.52. of the first part shall at all times during the life of this indenters, pay and assessments that may be and payable, and that block the buildings upon shall creat interest equal the song part the local that we made the the same becomes due and payable, and that block the song part 1.5. If the	ert 105 of the first part do hereby covenant an ove granted, and seized of a good and indefeasible estate	agree that at the delivery hereof	they are the laufid and s
and essements that may be levied or seascased equality and real esters when the same becomes due and psychia, and that they we directed by the part y of the second part interact and in the own that shall part the loss. If any, made pay whe to the part y of the second part interact and in the own that shall part the loss. If any, made pay whe to the part y of the second part interact and in the own that shall part the loss. If any, made pay whe to the part y of the second part interact and interact and part the loss. If any, made pay whe to the second part interact and interact and the lower that shall part the loss. If any, made pay we had the second part interact and interact and the lower that and part the loss. If any, made pay we had the second part interact and hall beer interest at the rate of 10% from the det of one paid all beer interest at the rate of 10% from the det of unit fully repaid.  THIS GANT Is interacted as a motigges to secure the payment of the sum of	and that they will warrant an	d defend the same against all part	es making lawful claim thereto.
This GRAAT is intended as a motigage to secure the payment of the sum of Four Thousand and No/100	weak the parties hereto that the part 1202of the first in may be level of exacts degulant solit real extense when upon solid real estate insured against first and tornado in it. 32of the second part, the loss, if any made pa yab event that solid part $320$ of the first part shall fail to do as herein provided, then the part. 32of the secon me a part of the inductedness, secured by this indent ure,	pert shall at all times during the I the same becomes due and pays uch sum and by such insurance of a to the part <u>y</u> of the secon pay such taxes when the same be on part may pay said taxes and in and shall bear interest at the rate	fe of this indenture, pay all taxes bis, and that they W111 ompany as shall be specified and d part to the actent of 153 some due and payable or to keep wrance, or either, and the amount of 10% from the date of payment
according to the terms of <u>s</u> carlate written obligation for the payment of said sum of money, executed on the <u>2011</u> day of <u>AUGUST</u> <u>10.59</u> , and by <u>115</u> terms make payers to the part <u>X</u> of the payer, with all interest according thereon according to the targer of said by <u>115</u> terms make payers to the part <u>X</u> of the set <u>at a payer</u> of the first part half fail to pay for any insurance or to discharge any taxes with interest thereon as herein provided. In Add this conveynce shall be widd it such payments becames as provided in this indenture. Add this conveynce that be widd it such payments becames as provided in this indenture. Add this conveynce that be widd it such payments becames as provided in this indenture. Add this conveynce that be widd it such payments becames as provided in this indenture. Add this conveynce that has not become down and payer of it the insurance is not kaped up, as provided heread, or it the taxes to real state are not kept in as good reals at they are new, or if weaks is committed on said premises then the conveynce while become and the whole sum remaining urgind, and all of the obligations provided for in said written chilgstion, for the sacure that become a the back is given, thall immediately mature and become due and payable at the option of the holder bareed, without notics, and it shell be to ment the moment beam of unterest, nother a treasiver appointed to called the rents and becomes at all there is month here y graded, or any part thereod, in the manner precified by lew, and out of all moneys stating from such that the appoint the taxes and the bares. The the taxes and the here are called there the account of all moneys stating from such that the appoint by the part <u>J</u> making such tasks. Or all the bares accounts, adhibiteters, partonal repres that the second of the taxes to all bares the the terms and provides of the here, executes, adhibiteters, partonal repres that the second the negative part here here here the <u>105</u> . It is agreed by the part <u>J</u> making such tasle,	intended as a mortgage to secure the payment of the sur	n of	Dollars,
that said part 2.8. of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be void if such payments becamed as here in papelling. In the obligation constant therein fully d if default be made in such payments or any part thereof or any obligation created thereby, or interest thereaso, or if the same so real state are not kept in as good reads as they are new, or if weaks is committed on said premises, then this can or if the buildings and the whole sum remaining urguid, and all of the obligations provided for in said written chilgation, for the same so and the whole sum remaining urguid, and all of the obligations provided for in said written chilgation, for the same so a given, thall immediately mature and become due and payable at the option of the holder hared, without notice, and it hall be b the said part Y. of the second part 155. appointed to a said written chilgation, for the said premises and all the the matt thereon in the manne provided by law ato there a resolver appointed to called the rents and isometis accuring therefrom all the permiss thereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys satising from such what the part Y. and the parties hared to have a resolver appointed to called thereof, and the verying. If any thall be paid by the part Y. making such sale, on demand, to the first part 195. It is agreed by the part Y. making such sale, on demand, to the first part 195. It is agreed by the part S. making such sale, on demand, to the first part 195. It is agreed by the part S. and sale state and larve to, and be ably by the write. Where defines the the first part here of. Is write writen.	at	terms made payable	to the part X of the second
the said part <u>Y</u> of the second part <u>115</u> . <u>BERITIS</u> <u>OT <u>ASSIGNE</u> to the possession of the submetric rest, without noted, and it shall be its means provided by law and to have a reacive appointed to collect the rest and baseful premises and all the means provided by law and to have a reacive appointed to collect the rest and baseful premises and all the second the end to all moneys straining from such that the paid by the part <u>J</u> making such sale, on demand, to the first part <u>185</u>. If any therefore, it is appendix to the part <u>185</u> of the second part <u>185</u> of the second part <u>185</u> of the first part <u>185</u>. If any that the the the the the the the second second part <u>185</u> of the second part <u>185</u> of the second part <u>185</u> of the the the the second part <u>185</u> of the first part <u>185</u> of the second part <u>185</u> of the first part <u>185</u> of the second part <u>185</u> of the first part <u>185</u> of the second part <u>185</u> of the first part <u>185</u></u>	d. of the first part shall fall to pay the same as provide same shall be void if such payments be imade as here an in such payments or any part thereof or any obligation when the same become due and payable, or if the insure kept in as good repair as they are now, or if waste is or	d in this indenture. specified, and the obligation co- created thereby, or interest there ore is not kept up, as provided h munited on said premises, then this	ntained therein fully discharged, or, or if the taxes on said real arein, or if the buildings on said conveyance shall become absolute
It is agreed by the parts and many such asis, on demand, to the first part ASS. It is agreed by the parts barts that the the same and providens of this indenture and each and every obligation therein contained many and successors of the respective parties herets. Is Withow Whered, the part 103 of the first part he VO hereauthor as the life of the same of the sa			
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