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a difference and

Reg. No. 15,465 Fee Paid \$15,00 71198 BOOK 123 Indidant and a contraction of the contraction of th (Re. 5210 The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kanaas NUTGAO ....., 19 59. between Byron J. Clark, and Sara J. Clark, his wife, of Lawrence , in the County of Douglas and State of Kahsas parties of the first part, and The First National Bank of Lawrence part y ..... of the second part. Witnesseth, that the said part iss... of the first part, in consideration of the sum of Six thousand and no/100 - - - - - - - - - - - - - - - - - DOLLARS to them e duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do...... GRANT, BARGAIN, SELL and MORTGAGE to the said part y ..... of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: The South ten (SIO) feet of Lot Six (6), and the North thirty (N3O) feet of Lot eight (8) on Vermont Street, in the city of Lawrence, with the appurtenances and all the estate, title and interest of the said part iss of the first part therein. And the said part ics of the first part do ..... hereby o ery hereof they at the lewful on nt and agree that at the d es above granted, and seized of a good and indefe and that they will warrant and defend the s It is agreed between the parties hereto th t the part 125 of the first part shall at all th ed as a mortgage to" secure the payment of the sum of Six thousand and no/100 - --THIS GRANT is inte - DOLLARS, to the terms of DEC certain written obligation for the payment of said sum of money, executed on the <u>102b</u> September 19.59 and by 125 terms made payable to the part Y of the second h all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein t be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the ta end paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the are not kept in as good repair as they are now, or if wate is committed on said permittes, then this porveyance shall whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of we shall immediately mature and become due and payable are the option of the holder hereof, without notice, and it as the sum remaining unpaid. d part <u>v</u> of the second part hereon in this manner provided by law and to have a receiver appointed to collect the rents and benefits accruing then premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising fro the amount then unpuid of principal and interest, together with the costs and charges incident thereto, and the overplus, if all be paid by the part V. making such sale, on demand, to the first part IES. It is agreed by the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and all refits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal tepresentatives, gives and accessors of the respective parties hereto. Benon J Chile Byton J. Chile write of the first part ha VE art ins (SEAL) (SEAL) Jara & Clark Sara J. Clark (SEAL) (SEAL) การสองการสองการสองการสองการสองการสองการสองการสองการสองการสองการสองการสองการสองการสองการสองการสองการสองการสองการ STATE OF KANSAS DOUGLAS COUNTY. SAN RHO BE IT REMEMBERED, Ther on this 10th before me, a Notary Public day of September A. D., 19 59 UTARY came, Byron J. Clark and Sara J. Clark, his wife. 212 to me personally known to be the same person .5. who es OUNTY IN WITNESS WHEREOF, I have he year last above written. Expires June 17 1951 Warren Mode Harold A. Back S FIRST NATIONAL BANK of Lawrence, Kansas Bert K. George**son , Vi**ce President.