Reg. .No. 15,669

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Fee Paid \$43.00 72197. BOOK 124 timmenterinen ander a The Outlook Printer, Publisher of Loval Marke Lawrence (He. \$75) rs. Publisher of Legal Blanks, Lawre Roland E. Evilsizor, and Barbara Jean Evilsizor, husband and wife, of Lawrence......, in the County of Douglas and State of Kansas part les of the first part, and . Pat. Gough and Eva Gough, husband and wife, Lawrence, Kansas ... parties of the second part. Witnesseth, that the said parties of the first part, in consideration of the sum of Seventeen Thousand this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said parties... of the second part, the following described real estate situated and being in the County of. Douglas......and State of Kansas, to with The South 12 feet of the East 165 feet of Lot 6, and the North 51 feet of the East 165 feet of Lot 7, less the East 40 feet of each of said tracts, in Block 6 in South Lawrence, an Addition to the City of Lawrence; and the West 165 feet of Lot No.Fif-teen (15) in Block No.Six (6), less the West 40 feet thereof taken for Street purposes, in that part of the City of Lawrence, known as South Lawrence, in Douglas County, Kansas. with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the said part 108 _ of the first part do ____ harsby covenant and agree that at the delivery hereof they are the lewful o mises above granted, and asized of a good and indefaasible estate of inheritance therein, free and clear of all inc of the pro and that they will warrant and defand the a ion the parties hereto that the part185 ... of the first part shall at all times during As agreed derived we parties meres that the part_0.22....of the first part shall at all times Joyning the life of this indenture, pay all is and assessments that may be level of assessed against said easies the same becomes due and payable, and that they will keep the buildings upon and real estate insured against fire and tornawhen the same becomes due and payable, and that they will decreased by the part_0.52. of the second part, the loss, it are, made pay but he same become due and payable or to be interest. And in the event that said part_0.52. of the first part shall be payet that same become due and payable or to be and pays using the same due to the same back of the same become due and payable or to be and pays and target and the same back of the same back of the same back of the same back of the same to paid shall become a part of the indebtedness, second by this indenture, and shall back inferent at the rate of 10% from the date of pays. epecified an THIS GRANT IN IN nt of the sum of Seventeen Thousand One Hundred Seventy according to the terms of ODE certain written obligation for the payment of said sum of money, executed on the First day of December 1959 , and by its terms made payable to the part 185 of the second payable to the part 185 of the second by the part, with all interest according thereon according to the terms of said obligation and also to secure any sum or sums of memory advanced by the said part 105 of the second part to pay for any insurance or to discharge any taxes with interest thereon as herain provided, in that said partices of the first part shall fail to pay the same as provide and this conveyance shall be void if such payments be made as harely spacified, and the obligation contained the fault be made in such payments or any part thereof or any obligation created thereby, or interest themes, or if it are not paid whon the same become due and payable, or it the insurence is not largt top, and payment the setate are not largt in as good regist as they are now, or if wate is committed on said premises, than this converses the whole sum remaining unpaid, and all of the obligations provided for in add writen obligation, for the security or way, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and said partics. to the second parts their heirs or assigns to take possession of the said is thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefit the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all me in the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and all be paid by the part 185' making such sale, on demand, to the first part 183 It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contails affirs accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal rep gives and successors of the respective parties hereto. a Winness Whereof, the part LCS ... of the first part ha VB. hereunto a Roland E. Evilsizor Kolana 28 SEAU Barbara Jean Evilsizor EanE (SEAL) 5 (SEAL) III CONTRACTOR DE LA CONT STATE OF Kansas Douglas COUNTY, -----MARRED, Ther on this 12th BAR day of Hacembar A D 1059 before me. . Notary Public Roland E. Evilsizor and Barbara Jean Evilsizor, husband TARY and wife, - to to me personally known to be the same pe acknowledged the execution of the same. UBLI nent and duly Marin a. Berber IN WITNESS WHEREOF, I have he year last above written. Count May 16,1960 19 met the ary Public Marion A.Barlow 1 atters Recorded December 11, 1959 at 3:50 P.M. Varold 4 Joley. Harold & Reck debt secure By : Janice Beam

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