Reg. No. 15,695

Fee Paid \$23.75

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	une made um 30th m J. Burgess and		GAGE www.Decembe cess, husband		, 1959
WITNESSETH,	CO in the Count BUILDING AND LOAN ASSOCIATI that the said partiO.B of t	the first part, in consideration	of the loan of the sum a		
	MONTGAGE to the sald party				
	Lot One (1) of	f Miller Acres	, a subdivis	ion near	
	the City of L	awrence.			
TO HAVE AND	nating, lighting, and plumbing eq ed on or in connection with said p 1 TO HOLD THE SAME, With all	ulgment and flatares, includin property, whether the same ar	g stokers and burners, scre e now located on sald prop	ens, awnings, storm windows erty or hereafter placed the	s and doors, as preon.
And the said p	art 108 of the first part do-	hereby covenant and agr	ee that at the delivery he	they are	
second part may part bear interest at the This grant is in	part, the loss, if any, made paya all fail to pay such taxes when the y said taxes and insurance, or eft rate of 10% from the date of intended as a mortises to secure	they, and the amount so paid payment until fully repaid.	shall become a part of the	e indebtedness, secured by	this indenture, $\frac{1}{100}$
This grant is a according to the ten Doc camboo to the terms of last whether evidenced by the terms of the shit charge any lases with Part 10.8 charge ony last with charge of shid prope shat the newsons of the shift of the shift is failer of the shift the shift of the shift the shift of	nemede as a mortgage to secure event of DDB certain (19, 2018), a (19, 2018), a distribution, also to secure at if mote, how account or otherwhite, passion thereof, and also to secure at its passes as herein provide of the first park hereby assign to p abligation, since all notes advances of the first park hereby assign to p abligation, since all notes and income of property in translation conditions shall continue in force well the event or related arty of the joon and sefferes traits compliance one and sefferes traits compliance of the first park shall come	the payment of the sum of is written ubligation for the ; and by its terms made payable titre advances for any payee up to the original amount of any som or some of mony a ded, in the event that said pan party af the second part the ; thereasedr, and heavily saith me and apply the same on the n, or other charges or payme unput balance of said collage off part in collection of said bits result. Thereasedre any time with all the terms and pro- se to be paid to party of the	Nine ty-five avanuest of said som of me to the party of the secon to make to part 16.5 c this mortgage, with all the shared by the said party o rile 34 the first part sh wets and income arising at view by the second p payment of insurance pre payment of insurance pre to make the second p payment of insurance pre dail not be construed as there in such obligations a second part, the celler p	hundred and r my, executed on the d part, with all interest and d part, with all interest the second part to pay for the second part to pay for ill fail to pay the same as p any and all times from the row of the apent, at its opti- misms, there, astemments, a waker of its right to asso d in the sectings contails any and its require the section.	to/100 30th cruing thereon rule of the sec and interaction random the sec property more nu upen default repairs or impo to hardy second of possession of possession sect the same s ad.
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The grant is a accurding to the term in the terms of air whether evidenced by the terms of the child charge any taxes with Part 105 and Part 105 and	nermed as a mortgage to secure event of	the payment of the sum of is written ubiligation for the in m written ubiligation for the payable store, advinces for any payable store, advinces for any payable difficult and the store of the store of any sum or sums of meany as ded, in the second part the r berearder, and berehy anthe m and apply the sense on the maint apply the sense on the maint apply the sense on the maint apply the sense of the store of said below of any of the second part the r berearder, and berehy anthe events in the sense of said below of said below and the second part the r with all the terms and prov- se to be paid to party of the bet form and provisions for any fortune obligations hereby seconds is is committed on said per- al the means of the interance is at is committed on said per- ded by law and is have a re in the means are the second of the table second the second of the table	Nine ty-five agament of said sum of me in the party of the second in the party of the second this mortgage, with all ins- hanced by the mail party o the first part of the party of the second party o the second party of the second parts of the second party of the party of the second party of the second part, the second part is provided for is this an your shall not be contrained as second part, the section part of the second part, the second part is provided the second part is provided the second part is party and the second part obligations creation thereing is not second part, the section part obligations created thereing is not here applicated is collector or the part of the second part of the second part of the second part is part. Its second the records is not an exploring of the second part is an enter the second part of the second part of the second part of the second part of the second part of the second part is and the second part of the second part is part with second part of the second part of the second part of the second part of the second part of the second part of t	hundred and r my, executed on the d part, with all interest and d part, with all interest and the first part by the age ment according on both furition the second part to pay for the second part to pay for the second part to pay for the second part to pay for any and all times from the any and all times from the any and all times from the the all to pay the same as p any and all times from the the all the yay the the all patient of the all-patient on this mortgage contain mount due it hereunder as mored by part 10 S of ut the second part the buildings and her would, or interest therean, or if hareha, or if the buildings in all become due and pays a build become due and pays the reserve the second pay.	to/100- 30th 30th cruing thereon ray of the sec and th
This grant is a accurding to the ten Decombory. The tensor of and whether evidenced by the terms of the old charge any lass with Part 10.8 excurs and written of charge of said argos assignment of rends to the second of the old charge of said argos assignment of the old time, and to heat to the said and the second provisions of said argo advances, made to advances, made to advances, made to advances, made to advances, and to advances, and to advances, and to advances, and the advances, and the advances, and to advances, and the advances, and advances, advances, adv	nemed as a mortgage to secure rem of <u>ODL8</u> certain , 19.59, a d abligation, shot to secure all for rate, book account or otherwise, galaxies thereof, and also for secure A interest thereon as herein provid- the first part hereby assign to philosite thereof, and also for the first part hereby assign to philosite thereof, and there and here the first part shall can be second part to assert any of the second part to assert any of the second part to assert any of the tenom and enforce there compliance 35. of the first part shall can be served y secured, and under the <u>Lingm</u> , to the original amount of the combined, and the shall be able the bacement for the second part of the collogations for the second repair as they are now, or if must of hereoit to galaxies with the cen- sits thereoin for the second the solid second part is thereof, and others the there is the model of the sects thereoin in the messer power of interest to there with the cent	the payment of the sum of is written ubligation for the ; mit by its terms made payable titre advances for any payoes any sum or source of the sum of any sum or source of the sum of the sum any sum or source of sum of the sum any sum or source of sum of the sum any sum or source of sum of herein and apply the same on the , n, or other charges or payme unput balance of sud obliga collection of and the sum of the n, or other charges or payme unput balance of sud obliga of the thereamedre at any time with all the terms and provisions of an its the paid to payr of the let form and provisions of an its cores and provisions of an its mortgage, and any extension future obligations hereby sect to or any part thereof or any let be non-there of the source of the the sum of thereos are let be pay of the sum of the let be and the first pay that and charges incident there y lets and charges in the sum that	Nine ty-five avanues of said som of me to the party of the second to make to part 16.5 c this mortgage, with all in- manded by the second p interest of maranes with all other party of the second p payment of maranes pro- payment of maranes pro- ther in such officiations a second part, the entire p obligations cranated thereign solutions cranated thereign obligations cranated thereign of the part maranes provided part. This maranes pro- respondent to collect in and each and maranes in pay party of the second p of maranes, and such a every ba dimbiburators, personal repr- mate sect. \$10.01.1.1 maranes	hundred and r my, executed on the d part, with all interest and d part, with all interest and the second part to pay for the second part to pay for ill fail to pay the same as p any and all times from the root of the appent at its opti- mism, tares, astemments, a walney of its right to ast of in the contrapt controls have and all the collection have and all the collection have any second part to be any or interest thereader any any and the source of the solid the account out the herearder any error day part 100 G of the have the widd. , or interest theread and solid hall comply with all of the halt be widd. , or interest theread and pay the meth, and the head have and y there be, shall be paid by and any deficiency resulting containing from any deficiency resulting containing from any deficiency resulting	10/100- 30th Truing therson rruing therson rruing there and there and there and there and there and there and the property more and and there and the property more and and the property more and and the property more and and the there provides the the first part i provides the the there and the provides the the provides the provides the the provides the provides the the provides the provides the the provides the the provides the provides the provides the the provides the provides the provides the the provides the provides the provides the provides the the provides the provides the provides the provides the the provides the provi

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