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73509 BOOK TOL MORTGAGE THES. INDUSTURE, Mass and 27th any of May Stanley E. Inkman and Grets Ann Inkman, husband and wife _____ 1960 between of Lawrence and State of Kannas part 105 of the first part, and THE LAWRENCE BUILDING AND LOAN ASSOCIATION of Lawrence, Kannas, party of the Second Part. WINESSEIN, that the cald parties of the first part, is consideration of Eighty-five hundred and No/100----on of the loss of the sum of ----to them solve the said party of the second part, its receiver of which is hereby actionatedous, ha VC ... and and by this indenture do. GRANT, GARGAIN, SELL and MORTGAGE to the said party of the second part, its successory and assigns, the following described real estate situated in the County of Douglas Beginning at the Northeast corner of the Northwest Quarter of Section Thirty-four $(3k_1)$, Township Treive (12), South, Range Nineteen (19) East of the Sixth Principal Meridian; thence South on the Quarter line $2k_0$.91 feet; thence West parallel with the North line of said Quarter Section 175 feet; thence North parallel with the East line of said Quarter Section 2k_0.91 feet to the North line of said Quarter Section 175 feet to the North line of said Quarter Section 175 feet to the point of beginning, containing One (1) acre, more or less. The mortgagors understand and agree that this is a purchase money mortgage. Together with all healing, lighting, and plumbing equipment and fistures, including stakers and harners, screens, surveys, starts windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereos. TO HAVE AND TO HOLD THE SAME, With all and singular the ten no, or in anywise appertaint And the taid part 105 of the first part to hereby covenant and agree that at the delivery hereof they are the lawful owner 3 of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all in and that they will warrant and defend the same against all parties making lawful claim therets It is agreed between the parties hereto that the parties of the first part shall at all the ing the life of this is o, nov all taxet and ac ments that may be levied or assessed against said real estate when the same become due and psysble, and that they will keep the buildings upon said real estate letured for loss from five and extended coverage in such sum and by such insurance company as shall be specified and directed by the rerty of the second part, the bas, if any, made payhie to the party of the second part to the exent of its interest. And in the event that said part 0.3 of the first part shall fail to pay, and taxes when the taxes become doe and payhie or to hery said premises insured at herein provided, than the part of the second part may pay said taxes and insurance, or either, and the sament payhid thall become a part of the indettedent, recured by this indenture, and shall bear interest at the rate of 10%. From the date of payment will fully repaid. This grant is intended as a mortgape to secure the payment of the sam of Eighty five hundred & No/100----- DOLLARS ording to the terms of ONO itten abligation for the payment of said sum of money, executed on the 27th day of May______, 19 60, and by its terms made payable to the party of the second part, with all interest accruing thereon according to the terms of said obligation, also to secure all foture advances for any purpose made to part 100 of the first part by the party of the second part, whether evidenced by note, book account or otherwise, up to the original amount of this mortgaps, with all interest accounts on such future advances according to the terms of the obligation thereof, and also to secure any sum or sums of mency advanced by the said party of the second part to pay for any insurance or to discharge any taxes with interest thereon as he rided, in the event that said part 1.0 Bd the first part sha that's any later with intropic borrow as period powers, to use term took has performed a strain gat any and all times from the property mortgaged to Part 1.0.5. of the first part bereby assign to party of the second part the rents and income arking at any and all times from the property mortgaged to there said writen obligation, and in ture advances heremeder, and hereby authorize party of the special part of its agent, at list option upon default, to take there is all property and collect all rents and income and apply the same on the payment of instrance premised, the obligations have upon default, to take executive the interaction of the second apply the same on the payment of instrance presents. The second part is the obligations hereby secured. This essignment of rests shall continue in force until the impaid balance of taid shippations is folly paid. It is also agreed that the taking of possession heremoter shall in no manner prevent or retard party of the second part, in collection of said summ by forecleave or otherwise. e as provided in the Inde The failure of the second part to assert any of its right hareander at any time shall not be construed as a waker of its right to assert the same at a late time, and its insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. If said part, 10.3 of the first part shall cause to be paid to party of the second part, the entire as ms of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 10.3 of the first part for fu I this mergagic contains, and the presents or route sequences interfor any obligations created thereby, or interest thereon, or if the taxes on said real are not paid when the same become due and gamble, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate zer optil, and all of the obligations in the second due and gamble, or if the insurance is not have the second herein, or if the buildings on said real estate zer and, and all of the obligations in the second base is gammited on said premises, then this convergence shall become absolute and the whole sum remain-berrod, without notice, and is shall be taxed for the said party of the second part, its toocamers and anight, to take possession of the said previous the information states, and is shall be taxed for the said party of the second part, its toocamers and anight, to take possession of the amount provide by law, and cot of all menuity and for base is rockware applicated to collect the resist and the said previous he premises hereby granted, or any part thereof, in the manner prescribed by law, and cot of all menuity for such also test to the amount provide second party as the amount provide by a second party is the amount provide the previous and the said previous of gravitation distances thereon in the costs and charges include thereits, and the cortypes, if any there be shall be paid by be party making such all the in on demand, in the party of the first part. Part_1051_of the first part shall pay party of the second part any deficiency resulting from such sale. It is agreed by the parties herein that the same and providence of this indexture and each and every abligation throin contained, and all herefits accruing efforts, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal treps contained, and all herefits accruing the herein. In writings whereor, the part 10.2 of the first part he VO bereate set the 17 hand and sealthe day and year but above writen. <u>Junity Linnan</u> ISEAL Stanley E. Inkman (SEAL) Greta Ann Inkman (SEAL) INTERNETTER CONTRACTOR C

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