622

.....

Kansas, to-wit:

des.

					Reg. 1	No.	16,1
	74453 BODE 125 '				Fee Paid \$18.		
MORTOACE			COPUSITION AND AND	CHARLING CON	Carcan Smitha	UNIX NO	ing and
This Indenture, Made this 3/ A. B. Ewing and Sally M. Ewing, hu	1-st isband and	lay of	ent Printers, Public	AND R. F. MARLE	19.6.0		
of Learning , in the County parties of the first part, and the Learning	of Doug National	Las Bank, L	and S	tate ofK	810.65		•
Witnesseth, that the said parties of th Seven Thousand Five Hundred and no	e first part,	in consider	ation of the st	um of			ADC
to them duly peld, the this indenture do GRANT, BARGAIN, S following described real estate situated	receipt of v ELL and MC	which is he DRTGAGE to	reby acknowl o the said part	edged, ha	sold,	and part,	by the

Lots Nos. 17 and 18 in Frazer's subdivision of a portion of Addition No. 4 in that part of the City of Lawrence formerly known as Noth Lawrence, in Douglas County, Kansas.

Including the rents, issues and profits thereof provided however that the Mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereunder.

with the appurtenances and all the estate, title and interest of the said part. Left of the first part therein. And the said part 188 of the first part do _____ hereby covenant and agree that at the delivery hereof they are the lawful owner S

of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. no exceptions

nd then. they will warrant and defend the same equinst all perties making lewful claim It is agreed between the parties hereto that the part 188 of the first part shell at all times during the life of this inde pay all ta and assessments that may be levied or assessed against said and the first part shall at all times during the life of this indenture, pay all takes large the buildings upon said real satue insured against side real enters when the same becomes due and payable, and there thighy Will detected by the part. J. of the second part, the loss, if any, made payable to the part. Is supported to the second part to be exceed to the second part, the loss of any, made payable to the part. Second part to the second pa

THIS GRANT is intended as a mortgage to accure the payment of the sum of _______ Seven Thousand Five Hundred and no/100 of a cert in written obligation for the payment of said sum of money, exa uted o

19 and by 1ts terms made payable to the part Y of the second to the terms of seld abligation and size to secure any sum or sums of money advanced by the ice or to discharge any taxes with Interest thereon as herein provided, in the ex-108 of the first part vided in

ce shall be void if such payments or If such payments is made as herein specified, and the obligation or any part thereof or any obligation created thereby, or interest me does and psychile of the interest is not kept up, as provide at a they are now, or if was interest is not kept up, as provide at a they are now, or if was interesting is not kept up, as and all of the obligations provided for in said a hid premises, the becomes due and psychile at the contin of the hidden behavior. aligation contained in terest thereon, or if i provided herein, or if

he said part. Y. of the second part ment thereon in the manner provided by law and to have a receiver appoint all the premises hereby granted, or any part thereof, in the manner pre-stain the amount then unpaid of principal and interest, together with the con-train the amount then unpaid of principal and interest, together with the conto take possession of the said premises and a sted to collect the rents and banefits accruing there orbed by law, and out of all moneys arising fro the and charges incident thereto, and the overplus, if paid by the part y making such sale, on demand, to the first part 189

It is agreed, by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all affits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, In Witness Who shove written. set, the part 185 of the first part ha VS ... herevento set their

A. B. Buing De. (SEAL) SEAD Sally m. Ewing sally M. Ewing (SEAL) (SEAL)

啊