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<pre>THE LAWRENCE WILDERS AND LOAK ASSECTIONS of Lawrence, Series, parry of the Senied Fue: Willingstring and and no/100</pre>	<form></form>	THE LAWRENCE MULLIDIG AND LOAK ASSOCIATION of Lawrence, Kains, party of the Second Part. WTHRESSETR, that the todd part, 10.8 of the first part, is condectation of the laws of the same of Pirce. Thoursmand. and Tmo/100- to them is an interference of the second part for second part for second part, the following DOULDING THE ASSOCIATION (1997) (19	
South East Quarters (22) SEE) of Section Six (6), Township Fourieres (11), Range Twenty '20), East of the Sixth Principal Meridian. Tother with all holds, tool or a be associated with add prover, whether he are not below in add rows, so whether add east provide the section of the Sixth Principal Meridian. To HAVE AND TO HOLD THE SAME, with all and inplor the tessment, hereitaments and sportsament thereats belonging or is anywise apportants. The section or b is associated with add provide version of the section of the sec	South East Quarters (EA SEA) of South of Site (G), to state (G), to state (G), to state (G), the Site of the Site Principal Morildian. The set shall, and a to be added and there, heads after and area proved, where the state the state of t	South East Quarter (E_SEE) of Section Township Fourteen (L), Range Twenty (the Sixth Principal Meridian.	Six (6), 20), East of somings storm windows and doors, and window is or horsafter placed barros. as therwards belonging, or in anyware apportaining, a they are the imenful owner 3 ar of all incumfrances. herets. they will keep the buildings barros. barros. a they will keep the buildings barros. barros. a they will keep the buildings herets. And in the rest that said part 105 innered as herein provided, then the party of the tenestic as herein provided, then the party of the tenestic as herein provided, then the party of the indebianders, second by this indentury, and she abstenders, as according the area according the the according on such them advances according to the according on such them advances according to the according on such them advances according to the second part to pay for any insurance to dis- tained and the party of the second part to apply for any insurances according to the second part to pay for any insurance in conding to
To MAYE AND TO HOLD THE SAME, With all and signation the transments, hereaffiaments and apperticances thereants belonging, or in anywork apperticances in the senter of the senter and the senter and apperticances thereants belonging or in anywork apperticances. The senter part 10.5 of the first part 6. hereafty covenant and appers that it the derivery hereal there of all incomentances. The part of the premises above granted, and sized of a oped and indeficiable estate of labertizance therein, free and clear of all incomentances. The part of the premises above granted, and sized of a oped and indeficiable estate of labertizance therein, free and clear of all incomentances. The part of the income face of the first part 6.0 is the first part 6.0 is the rest that all of the mess are all of the premises above granted, and the sense based of and the sense based based based and the sense based base based of and the sense based ba	To law the AD D Field D THE SAME, With all and shapes the transmet, herefiltament and approximates behavior, and a suprest sequences behavior in a suprest sequences behavior in a suprest sequences and the sequence of the second second. The suprest sequences are suprested and defined the second second second sequences are suprested and defined the second second sequences are suprested and defined the second second sequences are suprested and second second sequences are suprested seq	TO RAVE AND TO HOLD THE SAME, With all and slopalar the tasements, hereditaments and appartaments there and the said part 10.95 of the first part 60	as thereants belonging, or in anywars apportaining, a thoy are the lawful owner S ar of all incumbrances. herein. they will keep the buildings mayary as shall be specified and directed by the threat And in the reset that shad part 10.8 innued as herein provided, then the party of the modebledness, secured by this indenture, and shall And $no/100$ DULLARS 7, executed on the 27 th day of part, with all interest according the fract, sorth by the start as according the second part to pay for any insurances according to the second part to pay for any insurance or to dis-
The sprend between the parties herein that the part, 10.0.5 of the first part thal it all times during the first of this indenter, pay all taxes and ansees there that may be brief or anseed against tail read estable during the first part tails tail times during the first of the second part tay to pay all taxes and ansees. The second part tay pay all taxes and ansees the second part tay pay all taxes and ansees the second part tay to be to be part of the second part to the create of its interest. And it the second part tay pay all taxes and ansees the second part tay pay all taxes and taxes the second part tay pay all taxes and taxes the second part tay to be second part to the created of the second part tay pay all taxes and taxes the second part tay pay all taxes and taxes the second part tay pay all taxes and taxes the second part tay pay all taxes and taxes the second part tay pay all taxes and taxes the second part tay pay all taxes and taxes the second part tay pay all taxes and taxes the second part tay pay all taxes and taxes the second part tay pay all taxes and taxes and second part tay pay all taxes and taxes and second part tay pay all taxes and t	A traperter biseren de parties hores (du trainer, C. D.C. of du fins part shull al dues norms the life of the landschar, par pail tons and areas that the tone of the same de parties, and the specified due tongs in the same due and of parties, and the specified due tongs in the same due and of parties. There are the same due to the s	A is apreed between the parties herein that the "part, 10.0.5 of the first part shall as it liters during the meet that may be level of a second part, the least 10 meet that may be level of a second part to the least 10 meet parties to the part of the second part to the least 10 meet parties to the part of the second part to the least 10 meet parties to the part of the second part to the least 10 meet parties to the part of the second part to the least 10 meet parties to the part of the second part to the least 10 meet parties to the part of the second part to the least 10 meet parties to the part of the second part to part of the second part to part to the second part the second part to part to the second part the second part to second part to second part to second part to part to the second part to second part to part to the second part to second part to second part to part of the second part to asser the second part to second part to asser the second part to asecond part to asser the p	we like of this indexture, my all taxes and assess- t they will here the buildings means as shall be specified and directed by the taxes. And in the event that said part 103 insured as herein provided, then the party of the mobiochemicans accord by this indexture, and shall and $no/100$ DOLLARS y, executed on the 27 th day of part, with all interest accruing thereon according the first part by the party of the second part is accruing on such future advances according to he second part to pay for any insurance to dis- future to pay for any insurance to the second part.
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<pre>charge any taxes with interest thereon as herein provided, in the event that had part ^{1,0} S to first part shall halt to pay the same as provided in the interture. Part <u>1,0,3</u> of the first part hereby assign to party of the second part the rests and income arising at any and all times from the preperty entrygaped to secons stald written obligation, size all forture advances herevalues, and short pay party of the second part to second the second part is party of the second part is a party of the second part is contained. The second part is a party of the second part is contained between the contains in and provident is not part and the terms and provident is and obligations in and obligations and all the terms and provident is a part <u>10.0</u>. If the first part that can be part <u>10.0</u> and only the second part is the second part is a part if the second part is a part of the second part is part if of faure a provident of the original memory and only the part of these second part is the second part is a part of the provident is a part of the provident of the part of the second part is a part of the provident of the part of the second part is a part of the provident of the provident of second part is part of the second part is a part of the provident of the part of the second part, is a part of the part of the provident of the part of the second part is a part of the part of the part of the part of the second part is part for faure and provident of part part of the second part is part of the part of the part of part of the second part is part of the part of part of the part of part of the second part is part of the part of part of the part of part of part of pa</pre>	Harry tary tars with interest therein as herein provided. In this peer that add part 10 \$\frac{2}{9}\$ the first part shall fail to part the same as pended in the herein. For 1.9.3. of the first part herein yangs to part of the second part is part of the second part of	charge any Lazes with historist threeos as herein provided, in the event that said part 10.5 G to the first part shall secure said written diligation, also all fitture advances, rescand part the rests and income arising at a secure said written diligation, also all fitture advances, restered, and being parts of the second part is also parts provide the term of the second part is also parts of the second part of the second part is also provide the term of the second part is a second part in the rest of the second part is a second part in the terms and provisions in all all obligations hered as a time, and in the bare bard compared, and where the terms and provisions of reach bereford and and the terms and provisions of reach bereford and and the terms and provisions in and schedule obligation the second part in the second part in a second part in the rest and and and the terms and provisions of reach bereford and a second the terms and provisions of reach bereford and a second part is a second part in the second part in the second part is a second part in the second part is a second bereford and the terms and provisions of reach the terms are provided in the terms the second part in the seco	fail to nay the same as provided to the industant
The failure of the second purt to assert any of its right bereauder at any time shall not be construed as a waher of its right to assert the same at a later time, and to insitu you, and enforce strict compliance with all the terms and provisions in and obligations and in this mortgage contained. If said part10.8. of the first part shall cause to be paid to party of the second part, the entire ancout due it hereander and under the terms and provisions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 10.8. of the first part that forms account or otherwise, up to the original amount of this mortgage, and any extensions or reseals hereby account of and shall comply with all of the provisions in said obligations thereafter incurred by part 10.8. of the first part the state are and in this mortgage contained, and the provisions of future abligations hereby secured, then this conveyance shall be vaid. If default be made in payment of such abligations are any part thereof or any obligation created thereby, or inscreat the referen, or if the taxes on said real to the part and all of the abligations tor any part thereof or any obligation created thereby, or inscreat due the bable, sum results are at heat in an good repair as they are now, or if wasts is committed on said premises, then this conveyance shall become due and payable at the exploit of the holder hereof, willow mutce, and it shall to Bardi for the said party of the second part, its successors thall become due and payable at the exploit of the holder hereof, willowed, or any part thereof, in the manner prescribed by isen, and interval as all or the abligations the active and there is and became the such as the scale here its and month the extense in the dama is not explained to collect the result shall be barding pressues and all of the abligations for the said party of the second part, its successors and saignt, to take proteching and its the abligation the extense in the dama and eresult abligation	The failure of the second part is assert any of its right harmander at any time shall not be construed as a where of its right to assert the same it a later time, and its minits upon and embers strict compliance with all the terms and provisions in all doiling and it bits mercages contained. If had part10.5	The failure of the second part to assort any of its right hereander at any time shall not be constructed as a time, and is insitt open and enforce strict compliance with all the terms and provisions in the displayion's and the displayion's and the strict strict of the second part, the entire and provisions of the second part of the entire and provisions of the second part of the entire the terms and provisions of any obligation heresiter income advances, made to the entire the terms and provisions in the second part of the entire the terms and provisions of the second part of the entire the terms and provisions of the second part of the entire the terms and provisions of the second part of the terms and provisions of the second part of the terms and provisions of the second part of the terms and provisions of the second part of the terms and provisions of the second part of the terms and provisions of the second part of the terms and provisions of the second part of the terms and provisions of the second part there of an any obligations there any obligations there any obligations there any ball the terms and provide the terms and the terms and the term and the terms and term terms the terms and terms the terms and terms the terms and terms terms to the terms and terms terms to the terms and terms terms there terms and terms terms the terms and the terms and terms and terms are a terms and terms terms and terms and terms are terms and terms and terms and the terms and terms are terms and terms are terms and terms and terms are terms and terms and terms and the terms and terms are terms and terms are terms and terms are terms and terms are terms and terms and terms are terms are terms a	lugge or in the obligations handles carined This
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OBOTER J. Pfantz (SEAL) Ungue K. Plant (SEAL)	According of Standy (SEAL) With C. Planty (SEAL) OBDING J. PTHINE (SEAL) (SEAL) (SEAL) STATE OF KANSAS (SEAL) (SEAL) INO TANAN IN OTAN NO TANAN (SEAL) STATE OF Intermediation of the state state of the state state state of the state state of the state state state of t	George A Hent	t any deficiency resulting from such sale. ation therein contained, and all benefits accruing- entatives, assigns and successors of the respective
	DOUGLAS county.] SS. BE IT BEREMERSER, That on the <u>27th</u> day of <u>October</u> A. p. 19.60 before me, a <u>Notary Public</u> in the abread County and State. came <u>George J. Pfantz and Virgie</u> R. Pfantz, husband and wife to me personally from to be the same person. 8 who executed the forepoint instrument and dety acknowledged the execution of the same. B WITERSE WIESSEW, I have hervonte subscribed my same, and offlind my official and on the day and year is a some write. By communities Exerce April 21 1962 Les Rhy Matrix	agorge of tratter	Plantz (SEAL)
		BLIC BLIC Is me personally income to be the same person finance acknowledged the execution of the same, IS WITHERS WILLESS VILLESS of I have herewithe subscribed my angre, and above written. By Communities Expires April 21 19.62	to executed the forsping instrument and duty affined my official seal on the day and/year last
BLIC BLIC to no personally known is be the same person. B who executed the forepolog hustrumment and dely acknowledged the execution of the same. If WITHERST WIELEST FILESTORY I have hereonic subscribed my same, and affined my official and on the day and year last above written. By Commander Expers April 21 1962			The B maintain a

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