Reg. No. 16,578 Fee Paid \$8.25

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Witnesseth, that the sold part i.es... of the first part, in consideration of the sum of Three thousand three hundred six and 1/6/100 (\$3,306,1/6) - - - - - - - - - - DOLLARS to them duly paid, the receipt of which is hereby acknowledged, have sold, and by

The South half of Lot forty-six (U6), and the East  $23\frac{1}{2}$  feet of the North half of Lot forty-six (U6), on Massachusetts Street, in the city of Lawrence,

## with the appurtenances and all the estate, title and interest of the said part ISS of the first part therein.

And the said part 12.5 of the first part ds \_\_\_\_\_\_\_ hereby covenant and agree that at the delivery hereof they attack a levelul owner. S of the premises shows granged, and seized of a good and logicashie attack of inderitance iterain, first and Laurence . EXCEPt mortgage Laurence ... Harris and Leona Keys Harris, husband and wite a data wite ... and Laurence Theodore That has a Tios and Logicast assigned by an attack of the same against at parts and a server of the same solution of the same solution and the same solution the parts and there to an attack of the same solution of parts and there are solution and the parts and the same solution and parts and there to an attack of the same solution of the same solution

It is agreed between the parties have that the part 123 of the first part shell at all times during the life of this indemture, pay all taxes and assessments that may be levied or assessed equinat said real estate when the same becomes due and payable, and that <u>th(2, Will</u>) keep the buildings upon said real estes insured spinst said real estate when the same becomes due and payable, and that <u>th(2, Will</u>) directed by the part <u>will</u> of the second part, the less, if any, made payable to the part <u>J</u> of the second part of the sacht for the less of any, made payable to the part <u>J</u> of the second part shell be specified and directed by the numerous as the same taxes of the sacht for the less of the same become due and payable or to keep and pennice insured as herein provided, them the part <u>J</u> of the second part may pay said taxes and humanes, or disk emount so paid shell become a part of the indebtudness, secured by this indenture, and shell beer interest at the rate of 10% from the date of payment will fully readd.

day of March 19.61, and by 10.5 term many, executed on many, executed on many executed on many executed on many executed on many executed on the part. Y of the second part, with all interest excruing therein according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part to pay for any losurance & to discharce any taxes with interest therein as barrie provided in the ameri

said part stand part is second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part IES of the first part shall fail to pay the same as provided in this indenture.

And this conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged, if default be made in such payments or any part thereof or any obligation cented thierday, or internet thereon, or if the taxes on and real exists are not paid when the same become due and payable, or if the insume is not need provided herein, or if the buildings on aid mail exists are not kept in as good repair as they are noor, or if water is committed or and provides, then this convergence taill become abalate and the whele sum remaining urgold, and all of the obligations provided for in said vertice reliagation, for the security of which this indervers is given, thalf immediately means and become due and payable at the option of the holder harror, when onlice, and if which thall be lawful for the short of the security of which the loss of the security of the security of which the loss of the security of which the loss of the security of which the security of which the loss of the security of which the security of which the security of which the loss of the security of which the loss of the security of which the security of whic

the said part J, of the second part. The main thereon in the manner provided by have and to have a receiver appointed to collect the rent and benefits accuring therefrom, and to sail the prentises hareby granted, or any part thereof, in the manner prencibed by law, and out of all moneys sining from such sale to retain the amount then wepsild of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the part J, making such sale, on demand, to the first sart 165.

It is agreed by the parties hereto that the terms and provisions of this indextures and each and every obligation therein contained, and all baseful accounts therefrom, shall estend and have to, and be obligatory upon the heirs, executors, administrators, personal representatives, earlies and accessers of the respective periods herein herein.

Wherea Whereast, the part 105 of the first part ha.VC hereastic set their hand S and seal B the day and year bone written.

SEAL ..... (SEAL) 12 Harris (SEAL) (SEAL)