76235 BOOK 127 MORTGAGE THE HOLDHURE, MAR CAR 10th Ar of March Earl E. Bell and Leons M. Bell, husband and wife 10th : 19 61 between to <u>Ell-GOT</u> duty paid, the receipt of which is hereby actionededand, bia V/D wild and by this industry of GARAIT, BARGAIN, SELL and MORTGAGE to the solid party of the second part, its successors and assigns, the following described read estates attented in the Caunty of Douglas and State of Kannes in Lot 139 on Kentucky Street, less the West 1500 square feet thereof, in the City of Lawrence, Dougles County, Kansas Together with all localing, Engling, and planning equipment and features, including stakers and humans, screets, senters, storent, and plann windows and doors, a shades or bilois, used on or in connection with nois property, whether the same are new located on and property or horeafter placed therein. TO HAVE AND TO HOLD THE SAME, with all and simpliar the And the said part 10.8 of the first part da \_\_\_\_\_\_ bereby covenant and agree that at the delivery horeof they are the famile of the premiers above granted, and setzed of a good and indefeatible estate of intervinance therein, free and clear of all incurstrances that they will warrant and defend the same against all parties making lawful claim th en the parties hereto that the part I.G.S. of the first part shall at all times during the life It is agreed betwee ris that may be levied or assessed against sold real estate when the same become due and payable, and that thay will likep the buildings on sold real estate insured for loss from five and extended coverage in such sum and by such insurance company as shall be specified and divected by the party of the second part, the lost, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part 1000 of the first part shall fail to pay such taxes what the same become due and payable or to have said premises housed as herein provided, then the party of the second part may pay said taxes and insurance, re either, and the sameant so paid thill become a part of the inducedness, second by this indensative, and what here interest at the rate of 10% from the date of payment until fully repaid. This grant is intended as a mort age to secure the payment of the same of Four Thousand and no/100----ding to the terms of QINO certain written obligation for the pay at of said sums of money, executed on the 10th day of March . 19 61, and by its terms made payable to the td part, with all interest accruing the to the terms of said obligation; also to accure all fature advances for any purpose made to part 1.03. of the first part by the party of the second part, whether evidenced by note, hook account or otherwise, up to the original amount of this mortgaps, with all interest accuring on such fature advances accounding to the terms of the obligation thereof, and also to accure any sum or sums of money advanced by the said party of the second part to pay for any insurance or to diset that said part 1.0 SH the first part shall fall to p rge any taxes with interest thereon at herein presided in the en wided in the la Part 10:02. of the first part hereby assign to party of the second part, the rents and income arising at any and all times from the property mortgaged to pure said written obligation, also all future advances hereander, and hereby authorize party of the second part or its agent, at its option upon default, to take are of add property and collect all rents and income and apply the same on the payment of insurance previous, taxe, assessment, repairs or improvement essays do sets and property is montable conditions, or other changes or payments previded for in the obligations hereander. This signment of rents shall contine in force until the second balance of and abligation is fully paid. It is also agreed that the taking of possession hereander all in so manner prevent or reitard party of the second part is collection of said sums by foreclosure or otherwise. The failure of the second part to assert any of its right berwarder at any time shall not be construed as a waher of its right to assert and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. If said part 1.0.3 of the first part shall cause to be paid to party of the se by part 103 of the first part for 4, may us to the original amment of this mortgage, and any extensions or renewall, us to the original amment of this mortgage, and any extensions or renewall with all original with all of the previsions in said note bits mortgage contained, and the previsions of future obligations hereby secured, than this consequence that he weld. It details he mude in physect of exch obligations or my part thread or any obligations created thereby, or interest thereon, or if the taxes on said real to are not, and when the same become day and payable, or if the homeman is not have five up, as provided herein, or if the holdings on said real estate are hyper in sn good and and the same become day and payable, or if the homeman is not have five up, as provided herein, or if the holdings on said real estate are impaid, and all of the obligations for the secarity of which this inference is some shall immediately more and and payable, and and of the obligations for the secarity of the sound payar. It is some shall be and provide at the option of the rhered, without notice, and it shall be harding for the said payar of the sound payar. It is necessarily and and payable, the said payable at all the improvements thereas in the manner provided by have and to have a receive appointed to collect the rest and benefits accurately the said of the said payar is the said the same base of the said payar is an excisive appointed to collect the rest and benefits accurately the said of a principal and interest tangets to take the accurate the same state are and of principal and interest together with the cents and charges incident thereta, and the overplac, if any there be, shall be paid by the party making such first part. Part 10.3 of the first part shall pay It is appeed by the parties hereto that the terms and providents of this indexture and each and every obligation therein contained, and all benefits accruing effort, stall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, andges and scottasers of the respective is herein. IN WITHESS WHEREOF, Ste part 10.5. of the first part in V9 her 19 Services are the in sandled as file day and year SEAL / Long M. Bell LEONS M. Bell (SEAL) CSEAL)

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