100 1. 4 Ū. Reg. No. 16,805 Fee Paid \$7.50 77074 MORTGAGE BOOK 128 1961 between THIS MODENTURE MADE CAN Sth Say of June Lloyd H. Jameson and Virginia J. Jameson, husband and wife The West 62 feet of Lot One Hundred Forty-Two (142), in addition Two (2), that part of the City of Lawrence Hown as North Lawrence, Douglas County, Kansas. Together with all heating, lighting, and plumbing equipment and fixtures, including staters and hurners, streens, awnings, starm windows and doors, a plades or blinds, used on or in connection with sold property, whether the same are now located on sold property or bereafter placed therean. TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anyw d part 10.5 of the first part do hereby co nt and agree that at the delivery hereof they are the lawful corner S ove granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. and that they will warrant and defined the same against all parties making lawful claim thereto. It is aprend between the parties hereto that the part 182 of the first part shall at all times during the tife of this in re, pay all taxes and as nto that may be levied or annexed against and real estance when the same become due and paymile, and that. thoy will have the buildings con sold real estance insured for loss from fire and estanded coverage in such sum and by such insurance company as shall be specified and directed by the ling to the terms of ODO critain written obligation for the payment of said sum of muney, executed on the 5th day of to the terms of said obligation, situs to secure all future advances for any persons used to part of the terms of the same to be a secure and the secure and the secure and the secure advances for any persons made to part. AGB of the first part by the part of the second part, whether violated by note, book accounts or otherwise, up to the original amount of this motigane, with all interest accounting on such future advances accounting the terms of the addigation therees, and has been accounting the terms of the addigation therees, and has no second part. The second part and the second areas and on any advanced by the single part of the second part and the second part and the second areas and on any advanced by the single part of the second part and part be part or any immances are to discharge any taxes with intervent thereon as herein provided, in the event that said particles of the second section of the second part. The set 1.02 of the first park hereby and/of the party of the second part the rests and prooms arking at any and all times from the property mortisued to are said written abhigation, site all future advances thereander, and hereby antihorize party of the second part is the same the arcsection and second the tables are said written abhigation, site all future advances thereander, and hereby antihorize party of the second part is the same the second part or the second part of the second part or the second part of the second part or the second part of the second part is collection or the second part of the second part of the second part of the second part is collection of said sums by forecleaver or otherwise. The failure of the second part to assert any of its right becender at any time shall not be construed as a waiver of its right to assert the same at a later , 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 100 of the first part shall cause to be paid to party of the second part, the entire amount due it ns of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 108 of the first part for future If default be made in payment of such collipations or any part thereof or any collipations created thereby, or laterest thereon, or if the taxes on said real state are not paid when the same became dos and parable, or if the hammane is not keys on, as provided hereds, or if the buildings on said real estate are lock keys in as good repairs as they are now, or if wants is toxenistic do said premises, then this conveyance shall be ablorted and the whole your remain-ing uncold, and all of the abligations for the scenity of which this interture is given shall immediately nature does and become doe and paymhe at the costs of a start of the scenity of which their pay and the taxes of the scenity of which the interture is given shall immediately nature does not be been explored at the costs of the pay and to have a resolver impointed to coller the reveal and become doe and paymhe at the costs of the pay and to have a resolver impointed to coller the reveal and become does not pay and thereas of the scenity of which the impointed to coller the reveal and become does not be scenity down and to have a resolver impointed to coller the reveal and become does not be as down of the scale prevealed paymone. The impointed to coller the reveal and become does not be scale to reliab the annual them and all the impointees thereon in the manner provided by law and to have a resolver impointed to coller the reveal as the tore reliab the annual them any and the scale and interest together with the costs and charges becidet therest, and the corepts, if any there be, that he pay is the pay or the pay in the taxes of the pay is and the pay in the pay and the laws and the pay and have a scale and and the pay and have a resolver impointed to coller the reveal and become the pay and the pay in the pay and the pay is and the pay in the pay in the pay is and the pay in the pay is and the pay in the pay in the pay in the pay is and the pay in the pay in the pay is and pay is a scale to reliab the pay in the pay is and the pay in the pay is and, to the party of the first part. Part 102 of the first part shall pay party of the second part any diffici It is agreed by the parties hereto that the terms and providens of this fidenture and each and every abligation therein contained, and all biorits according therefore, shell extend and here to, and be obligatory spon the here, executors, administrators, parsonal representatives, assigns and accessors of the respective parties herein. IN WITHERS WHEREDF, the part 10B of the first part haVO hereunto set thoir handland seafabe day and year lest at Loyd N. Jameson (SAL) Virginia J. Jameson (SAL) (SEAL) (SEAL)

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