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Reg. No. 15,474 Fee Paid \$9.50 71237 BOOK 123 BOOK 123 Boyles Legal Blanks-CA. BITATIONERY CO.-Lawrence, Kanasa 78259 BOOK 129 Oto. 8310 F. E. Sheard and Reanie M. Sheard, Husband and Mife pert of the first part, and The Lawrence National Bank, Lawrence, Kansas Witnesseth, that the said part 198. of the first part, in consideration of the sum of to them duly paid, the receipt of which is hereby acknowledged, ha VR sold, and by following described real estate, situated and being in the County of Donglas and State of Kanses, to-with Lot #3 of Subdivision of West } of Block 51, West Lawrence Addition, Lawrence, Kansas. This mortgage is being re-recorded as the mortgage was previously released in error under date of Dec. 15, 1959 THE LAWRENCE NATIONAL BANK, LAWRENCE, KS Vice-Pres-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 1es of the first part therein." and that thay will werrant and defend the same against all parties making lewful claim the med between the parties herein that the pert 105 of the first pert shall at all times during the life of this ind It is agreed between the parties hereto that the part 103, of the first part shall at all times during the life of this indenture, pay all taxes I assessments that may be levided or assessed egates that and torselo in such sum and by such insurance company as shall be specified and to the buildings upon said real static insurance agains first and torselo in such sum and by such insurance company as shall be specified and torselo in the use of the second part, the less if any, nade payable to the part \mathcal{J}_{max} of the second part and the second part part is settent of λ 55 I premise immed at herein provided, than its part \mathcal{J}_m of the second part may said taxes and inverses, or define and the amount pair field induces a part of the indebedness, secured by this indenture, and shall be are beinger at the rate of 10% from the date of payment poid shall been ding to the terms of ______ certain written obligation for the pay 9th int of said sum of money, executed on the RT 19.59 , and by 118 secreting thereon seconding to the terms of said obligat forms made payable to the part y of the second ation and also to secure any sum or sums of money advanced by the art to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the ev a per set par 1.02 ... of the first per thail fail to pay the same as provided in this indenture. And this conveyance shall be void if soch payment be made as herein specified, and the obligation contained therein fully discharged, default be made in such payments or any pair thereof or any obligation created thereby, or interest thereon, or if the taxes on said read in any other there is no solution of the set of the investment in a set of the investment in a set of the taxes on said read sates are not kept in as good reput as they are new, or if wate is committed on said pressies, then this conveyance shall become absolute the vinits sum meaning unpuid, and all of the obligations provided for in said virtual colligation, for the security of which this indestrue given, that itemediately mature and become due and payable at the option of the holder hereof, without notics, and it shall be levitul for al ester the sald party_____ of the second part______ to take possession of the sald premises and all the matrix thereon in the meansr provided by law and to have a receiver appointed to collect the remit and benefits account therefore ration the amount stress heady granted, or any part thereof, in the meansr prescribed by law, and out of all meansr writing from a ration the amount stress unsaid of principal and linearit, together with the costs and have indext, indext, if any shall be paid by the part $\underline{\nabla}$ ______ making such asis, on demand, to the first part $\underline{\nabla}$ ______. ants thereon in the menner pro It is agreed by the parties hereto that the form and provisions of this indenture and each and every obligation there earlier accounts therefore, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, pr agrees and accounts of the respective parties hereto. of, the part 1.9.5 of the first part he. VO herewards set that - he Entheard SEAU in m She Shar (SEAL) (SEAL) (SEAL) NAME OF THE OWNER