Reg. No. 17,582 Fee Paid \$4.50

79214 BOOK 130 MORTGARE (He. #25) The Outlook Printers, Publisher of Legal Blanks, Lawrence, Kanday ofDecember, 19.61 between Hilmar C. Stuart and Julia E. Stuart, husband and wife of Lawrence , in the County of Douglas and State of Zanses pertissof the first part, and ... Junius ... C. ... Underwood ... and ... Junius ... D. ... Underwood doing ... business as The Underwood Investment Company parties of the second part. Witnesseth, that the said parties.... of the first part, in consideration of the sum of Eighteen Hundred and no/100 Dollars _____ POLLARS this indenture do...... GRANT, BARGAIN, SELL and MORTGAGE to the said part lead the second part, the Kansas, to-wit: Lot Two (2), in Block Four (4), in Lane Place, an Addition to the City of Lawrence. with the appurtenances and all the estate, title and interest of the said part lesof the first part therein. And the said part 208 of the first part do _____ hereby covenant and agree that at the delivery hereof 2003 ______ E29he lawful owner S id, and selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, no exceptions and that thay will warrant and defend the same against all parties making lawful cl It is agreed between the parties hereto that the part 165 of the first part shall at all times during the life of this ind and assessments that may be levied or assessed against aid real estate when the same becomes due and payable, and that be pay all tasks the buildings upon abid real estate insured against aid real estate that may be levied or assessed against aid real estate through the same becomes due and payable, and that thing y will be the buildings upon abid real estate insured against fire and through the sum of by such insurance company as shall be specified and interest. And in the event that said part, the loss, if any, made payable has been to be able to be ab it furly repeat. THIS GRANT is intended as a mortgage to secure the payment of the sum of E1ghteen. Hundred and no/100-----Dollars. THIS GRANT is inte ording to the terms of ODO certain written obligation for the payment of said sum of money, executed on the 27th 的现在分词 解剖 明白 医白豆属 医白豆属 的复数 医白豆属 医白豆属 day of December, 19.61, and by 153 terms made payable to the part 103 of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part 183. of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part 105. 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 di If default be made in such payments or any part thereof or any obligation contained therein, or if the taxes on estate are not paid when the same become due and payable, or if the insures is different on any same provided herein, or if the buildings real estate are not kept in as good repair as they are now, or if wate is committed on any same provided herein, or if the buildings and the whole sum remaining unpaid, and all of the obligations provided for in said written ebligations the security of which this is given, shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it hall be in id part_G.B. of the second part. to take possession of the said premises and a to take possession of the said premises and a tageon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing there a premises hareby granted, or any part thread, in the manner prescribed by law, and out of all moneys arising from the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the overplus, if shall be paid by the party...... making such sale, on demand, to the first part 183. It is agreed by the parties hereto that the terms and provisions of this inductors and each and every obligation therein contained, and all metrix accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives to Witness Whereast, the part 105 of the first part have hereunto set that I hand a and seel a the day and year Hilmar C. Stuart (SEAL) (SEAL) Julia E. Stuart (SEAL) (SEAL)

144

ういたとうと見会が国际国际部署

「「学校市民市」となっていたが、学校である。

......
