Reg. No. 17,967

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	81.065 BOOK 131"
all	MARTING AND
TITUT	
Inni	This Indenture, Made this 11
	Frederick E. Hollor and Lee Pertha Moten, single
interest	of Jaurence
	of Lawrence , in the County of Douglas and State of Kansas partissiof the first part, and Time Flans, Inc.
4 .	
	part of the second part. Witnesseth, that the said part1es of the first part, in consideration of the sum of
TATES OF	One Thousand Five Hundred Minety Nine Dollars and ninety cents.
	to Them duly paid, the receipt of which is hereby acknowledged, have sold, and b
	this indenture doGRANT, BARGAIN, SELL and MORTGAGE to the said part 3of the second part, th
	following described real estate situated and being in the County of Douglas and State of
-	Kansas, to-wit:
	The East Half $(\frac{1}{2})$ of Lot Twenty Four (24) on New Jersey Street, in the City of Lawrence, Kansas
	with the appurtenances and all the estate, title and interest of the said parties of the first part therein.
	And the said part 165 of the first part do hereby coverant and agree that at the delivery based they are a to a
	of the premises above granted, and setzed of a good and indefeatible extete of inheritance therein, free and clear of all incumbrances,
	and that they will warrant and defend the same against all parties making lawful claim thereto.
	is a signed between the parties hereto that the part 2.05 of the first part shall at all times during the life of this induction
	and assessments that may be levied or assessed against said real extate when the same becomes due and pavable and that that
	directed by the part 1.2.S. of the second part, the loss, if any, made payable to the part V. of the second part to the second
	and premises involution the event that such part 1,0,3. of the first part shell fail to pay such taxes, when the same become down dayable or to kee no paid shell become a part of the indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment will fully repaid.
Ser and	THIS GRANT is intended as a mortgage to become the parameter of the set of th
	inedy alle Dollars and ninety cents
	according to the terms of a certain written obligation for the payment of said sum of mouth and and a certain written obligation
-	19 02, and by those terms made payable to the part V of the second
10	and particulation of the second part to pay for any insurance or to discharge any taxes with interest thereas a
	And this recommended will be added to pay the same as provided in this indenture.
1 0	state are not naid when the tame barrent the same barrent the taxes on taid you
11	s given, shall immediately maximum organic, and all of the obligations provided for in said written obligation, for the security of which this indemnu- te given, shall immediately maximum and become due and payable at the option of the holder hereof, writout notice, and it shall be lawful for the said partyof the second part Time Plans. The
51	he said party of the second part Time Flans, Inc. In the option of the noiser hereod, without notice, and it shall be lawful for early thereon in the manner provided by law and to have a receiver appointed to collect the rent ad benefits accurate thereof, and all the improve of the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moment withing from such as a rate to a small be paid by the pert 2. making such table on the second and the described the rent.
at	all be paid by the part Jumm making such sale, on demand, to the first part 165
	It is account by the maximum basis of a start of the star
	tsigns and successors of the respective parties hereto.
ł	In Witness Whereof, the part 123 of the first part have hereonto set their hands and seal 3 the day and year
	Friderick E. Hallow recars
	field in the later when
	(ŞFAI)
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ST	ATE OF ANIA (SS.
	DOMBLE) COUNTY)
	BE IT REMEMBERED. That on this 1/2 day of JULY A. D. 1961 before me, othe UNDER SigNET in the storesaid County and State
	Defore me, - The UNDER SignEd in the storesid county and State. came I RELEASE E. Housed, Simple LEE BEATHA MOTER, SIRCER
1	
	to me personally known to be the same person C who executed the foregoing instrument and duly acknowledged the execution of the same.
	IN WITNESS WHEREOF, I have hereuntó subscribed my name, and affixed my official seal on the day and year last above written.
Mu	
My	Commission Expires Nev - 7 1962 Ourille H. Midyett Nover Public

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