| (Corp. Seal) | am A. Lebert, Assistant | | ohn P. Peters Vic lortgagee. Owner | e President and Cas Reg. No. 18,529 Fee Paid \$6.25 | |
|---|---|--|---|---|---|
| MORTGAGI | BOOK 133 83814 Senture, Made this 5th. Myrl Zinmerman and Loty: | (No. 52K) The Outlo | ok Printers, Publisher of Legal | Blanks, Lawrence, Kansas 19.63 between | |
| parties of Witness | | ofDouglas A.Lawrence National he first part, in conside | and State of Bank, Lawrence, K party | Kansas | - |
| tothe this inder | cmduly paid, the ture doGRANT, BARGAIN, described real estate situated wwit: The South & of Lots 148 34 feet of Lot 150, all City of Lawrence, forme: | receipt of which is h SELL and MORTGAGE and being in the Co and 11/9 and the So in Addition #2, in | ereby acknowledged, I to the said part .yof unty ofDeuglas with $\frac{1}{2}$ of the East t that part of the | haX9sold, and by the second part, the | |
| Including entitled with the And the of the premi | all rents, issues and pro- to collect and retain the s appurtenances and all the estate, well part LGE. of the first part do. est above granted, and seized of a good and No except | hereby covenant and agree the d indefeasible estate of inherita ptions y will werrant and defend th 1955 of the first part shall | t at the delivery hereof the | I incumbrances, | |
| THIS GRA TWENTY ATV according to t day of part, with all said part that said part | att is intended as a mortgage to secure the E HUNDRED & no/100 * be terms of acreatin written oblic harding to fine the interest accruing thereon according to fine to of the second part to pay for any inso integer of the first part shall fail to pay to onveyance shall be void if such payments of made in such payments or any part thereon paid when the same become due and payai not kept in as good repair as they are no to the pair as good repair as they are no rot kept in as good repair as they are no | payment of the sum of the second sec | 37. 28. Id sum of money, executed on …terms made payable to the o to secure any sum or sum or sum or sum or sum or sum of the obligation contained reby, or interest thereon, or kept up, as provided harein, or kept up, as provided harein, or seld premises, then this convey | St. DOLLARS, the Sth part J of the second if money advanced by the in provided, in the event therein fully discharged, if the faxes on said real r if the buildings on said mos shall become abadve | |
| the said part ments thereon self, the prem retain the anic shall be paid It is agree benefits_actru assigns and s | $y_{\rm eff}$ of the second part. <u>115</u> superily in the manner provided by law and to have see hereby granted, or any part theseof, i with then unpaid of principal and interest, to by the part. <u>y</u> making such sale, on de d by the parties hereto that the terms and ng therefrom, shall extend and inure to, ccessors of the respective parties hereto. | provide an ine option of the SOP ASSIGNS to colle in the manner prescribed by gether with the costs and charn mand, to the first pertISS. I provisions of this indenture , and be obligatory upon the | holder hereof, without notice, i e possession of the said premi t the rents and benefits acc law, and out of all moneys ges incident thereto, and the c and each and every obligation heirs, executors, administrators | and it shall be lawful for isss and all the improve- uting therefrom's and to artising from, such sale to werplux, if any there be, therein contained, and all personal representatives, | |
| | | Maple | Fi Limmerman Ti Zimmerman tie Mae Zimman | USEAL) (SEAL) (SEAL) (SEAL) | |
| STATE OF | Kansas Douglas .county,) BE IT REMEMBERED before me, a. came | Notary Public | dey of April In the s | foresald County and State, | |
| S NOT | fi y . 4 's acknowledged | the execution of the same. OF, I have hereunto subscribed | n. R. who executed the forego my name, and affized my offi MMALLOPS HOward Wiseman | · · · = | |

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