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AVE and to hold the premises described, together with all and singular the second and second or second definition to the City of Lawrence, as shown by the recorded plat thereof. Addition to the City of Lawrence, as shown by the recorded plat thereof.
MORTGAGE LOAN NO
 AUDENTITYP. Made this 9th day of April A. D., 195 between Jack C. Maxwell and Barbara J. Maxwell, husband and wife Douglas County, Kansas, Mortgages; The First National Bank of Lawrence, of an decising under the laws of Kansas, Mortgages; TNESSETH, That the Mortgago, for and in consideration of the sum of <u>Sections and and under the laws of Kansas</u>, Mortgages; TNESSETH, That the Mortgago, for and in consideration of the sum of <u>Sections and and under the laws of Kansas</u>, Mortgages; TNESSETH, That the Mortgago, for and in consideration of the sum of <u>Sections and assigns</u>, forever, all the following described real estate, situated in the County of <u>Douglas</u>. Maddition to the City of Lawrence, as shown by the recorded plat thereof. Kansas, to-wit: Lot Seven (7) in Elock ^five (5) in Schwarz Acres Number Two (2), an Addition to the City of Lawrence, as shown by the recorded plat thereof. Addition to the City of Lawrence, as shown by the recorded plat thereof. Addition to the City of Lawrence, as shown by the recorded plat thereof the same and assigns, forever, of human's pipes of future therein for the purpose of heating, indicating on the said real estate, situated in oruge the said real estated to a stached to or use the plant bernio, or too, or too pipes of future there in or the said real estated to a stached to or use the plant, or too, or too pipes of future shere the said fraue standing on the said real estate or of the said creates and experime theread for the same constand the same test in the Mortgages (core as a stached to or use the plants), or the Mortgage or core and and the Mortgage or the said real estate the said real estate or the said real estate or of the said the said and the same as a supersame so that and the mortgages and the said the same as a supersame to the said the same the said the
Douglas
ArkSeleTH, That the Mortgagor, for and in consideration of the sum of
HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and ap nees thereunto belonging, and the rents, issues, and profits thereof, and also all apparatus, machinery, firtures furnaces, mechanical stokers, all barrents, issues, and profits thereof, and also all apparatus, machinery, firtures elevators, acreens, acreen doors, storm ary cohinets, sinks, furnaces, heaters, ranges, mantues, light firtures, or whateve inture at present contained or hereafter placed from doors, awings, blinds and all other firtures of whateve intures are sensen contained or hereafter placed from doors, awings, blinds and real estate or attached to or use the plumbing therein, or for any purpose appertaining to the purpose of heating, lighting, or as a he plumbing therein, or for any purpose appertaining to the purpose of heating, lighting, or as a he plumbing therein, or for any purpose appertaining to the bar for the purpose of heating, lighting, or as a subtached to the freshold and covered by this mortgage; and also all the estate, right, title and interest of the above conversed and asised of a good and indetessible estate of inheritance therein, free and clear of all secun wet. JALSO the Mortgagor covenants with the Mortgages, forever. JALSO the Mortgagor covenants with the Mortgages, the terms of which are incorporated on a sum of
and that he will warrant and defend the inite merits and exists of inheritance therein, free and clear of all encum ver. VIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of <u>VIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of</u> <u>VIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of</u> <u>ALWAYS executed</u> by mortgages under the terms and conditions of the promissory note of even date here as may become due to the mortgages under the terms and conditions of the promisory note of even date here able as expressed in said note, and to secure the performance of all of the terms and conditions contained in <u>S</u> the intention and agreement of the parties hereto that this mortgage shall also secure in addition to the e, and all indebtedness in addition to the amount above stated which the said mortgage, or any of them to a the mortgages, however evidenced, whether by note, book account or otherwise. This mortgage and assigns, until additioned in future advances, are paid in full with interest; and upon the maturing of the deduced hereunder, including future advances, are paid in full with interest; and upon the maturing of the advances here of any cause, the total debt on any such additional loans shall at the same time and for the same downed between the date of an of the dati on and is one haddition is and at the same time and for the same and so the some of any cause.
and that he will warrant and defend the inite merits and exists of inheritance therein, free and clear of all encum ver. VIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of <u>VIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of</u> <u>VIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of</u> <u>ALWAYS executed</u> by mortgages under the terms and conditions of the promissory note of even date here as may become due to the mortgages under the terms and conditions of the promisory note of even date here able as expressed in said note, and to secure the performance of all of the terms and conditions contained in <u>S</u> the intention and agreement of the parties hereto that this mortgage shall also secure in addition to the e, and all indebtedness in addition to the amount above stated which the said mortgage, or any of them to a the mortgages, however evidenced, whether by note, book account or otherwise. This mortgage and assigns, until additioned in future advances, are paid in full with interest; and upon the maturing of the deduced hereunder, including future advances, are paid in full with interest; and upon the maturing of the advances here of any cause, the total debt on any such additional loans shall at the same time and for the same downed between the date of an of the dati on and is one haddition is and at the same time and for the same and so the some of any cause.
nd that he will warrant and defend the tills thereto forver against the claims and demands of all encum er. TIDED ALWATS and this instrument is executed and delivered to secure the payment of the sum of Liblicas. Liblicas. Liblicas and L
VIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of
The intention and agreement of the parties hereto that this mortgage shall also secure in addition to the debtedness, any future advances made to said mortgagor, or any of them or their successors in title, by the on the mortgage, however evidenced, whether by note, book account or otherwise. This mortgage shall remain to the mortgage, however evidenced, whether by note, book account or otherwise. This mortgage shall remain a secured hereunder, including future advances, are paid in full with interest; and upon the maturing of the debtedness for any cause, the total debt on any such additional loans shall at the same time and for the same destage to make the same time advances.
e or otherwise.
A set of individuality, repairs, or alterations have been commenced and have not been completed more than four ent of the clube hereof, the mortgagor will receive the proceeds of this loan as a trust fund to be applied first to purpose; that if works on any proposed improvements, repairs, or alterations for a period of the days or possession of said premises and inon, without notice, declare said indebtedness due and payable or said mortgages and pay the costs thereof out of the nortgagor proceeds with the completion of said improvement, repairs, or ting said improvements, repairs, or alterations of money due said mortgager upon said inortgages the indicated by the costs thereof out of the nortgagor and said in the templetion of said improvement, repairs, or ting said improvements, repairs, or alterations of money due said mortgagor upon said and should the cost indicated by a said out of the said indicated by the said mortgager of the same rate as principal indebtedness of adva safter completion of said improvements thereon at all times in said mortgagor, regardless of nation of the said mortgagers and the instructure of the said mortgagor, regardless of nation of pay all taxes, insurance premiums, assessments, abstract and recording fees, leving it then any other encumbrance on said real property or to perform any other encumbrance on said real property or perform any other encumbrance on said real property or to perform any other encumbrance on said real property on the said said said these.
any reasonable symediture or outlay necessary thereunder. If any part of said described property shall be condenned or taken for public use under eminent domain, or in roperty shall becausinged either by public works or private acts, all dimmages and compensation paid therefor the mortgages shalf-skee either by public works or private acts, all dimmages and compensation paid therefor fath the mortgages shalf-skee the right to file and to defend suits at the expense of the mortgage, to reserve the mort- fath of the mortgages shalf-skee the right to file and to defend suits at the expense of the mortgage, to reserve the mort- fath of the mortgages, for the recovery of damages, to uphold the lien of this mortgage. To preserve the right to family the state of the mortgage of the mortgage to preserve the mort- mence by reason of this instrument to indebtdeness, including actions brought by mortgagor squarks the mort- and all aums expended as costs in connection threwith or advanced by the mortgages shall have the proposed and emand or as may be costs in connection threwith or advanced by the mortgages shall be repaid by mort- mencies the secure of the mort of the mortgage of the mortgage shall be been or the state shall have the negative the state and the sums, including actions brought by mortgagor speciate any such proposed and emand or as may be sade costs in connection threwith or advanced by the mortgages shall be repaid by mort- mediately due and collectible or, at the mortgage may declare all of the indebtedness, including the sums, immediately due and collectible or, at the mortgage option such as uns all become so much addi- betadeness secured by this mortgage, which shall be a lien to said additional extent on the premises hereinabove aid under the provisions of the promisery note secure dereby and any subsequent modification agreements. There is the reveal of the failure of mortgage to perform a resord or paid at any time by mortgagers.
soredness secured by this mortgage, which shall be a lien to said additional extention become so much addi- prior to any right (tile, or interest attaching or accruing subsequent to the lien hereof, and such indebtedness agor also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by mortgagee, attaction agreements, additional and the same are hereby as the mortgage.

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