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| The second s | B59 BOOK 133 | | Publisher of Legal Blanks, I | |
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| This Indenture, Mad Vernon C. Scott a | e thisllth nd Mildred G. Scott, | | , 15 | |
| ofLawrence | rt, and The First Nat | Douglas | nd State of Kans | 325 |
| Witnesseth, that the | said partles. of the first housand seven hundred | part, in consideration of | t | nd part. |
| to them this indenture doG | duly paid, the receip GRANT, BARGAIN, SELL a pal estate situated and | nt of which is hereby ack and MORTGAGE to the said | party. of the sec | ond part, the |
| with the appurtenances | t Twenty (20) in Bloc to the City of Lawre a and all the estate, title a of the first part do | nce, Douglas County, nd interest of the said par ovenant and agree that at the deliv | Kansas tiss of the first pare ery hereof they are th | e lawful owner |
| and assessments that may be leve keep the buildings upon said re- directed by the part | trities hereto that the pert 1895 vied or assessed against said real of all estate haved against fire and the second part, the loss, if any, m aid part.083 of the first part at provided, then the party the indebtedness, secured by this | state when the same becomes due formado in such sum and by such ade payable to the part. Yo all fail to pay such taxes when th of the second part may pay said to indenture, and shall bear interest a | uring the life of this indent | ure, pay all taxes |
| Three thous according to the terms of OD day of April part, with all interest accruing t said part | d part to pay for any insurance or | for the payment of said sum of mo by its terms ma aid obligation and also to secure a to discharge any taxes with inter- | ney, executed on the | |
| that said partHB of the fi And this conveyance shall be fidefault be made in such pay estate are not paid when the sai real estate are not kept in as g and the whole sum remaining c a given, shall immediately matu | rst part shall fail to pay the same e void if such payments be made ments or any part thereof or any me become due and payable, or if ood repair as they are now, or if unpaid, and all of the obligations are and become due and payables | as provided in this indenture. as herein specified, and the ob- obligation created thereby, or int the insurance is not kept up, as I waste is committed on said premises provided for in said written ebligand at the option of the holder hereob | ligation contained therein arest thereon, or if the ta provided herein, or if the , then this conveyance shall lon, for the security of wh , without notice, and it sh | fully discharged. tes on said real puildings on said become absolute th this indenture the lawful for |
| he said part. Y of the seconents thereon in the manner pro- ell the premises hereby grante etain the emount then unpaid of | and part. ovided by law and to have a recéi d, or any part thereof, in the m f principal and interest, together w making such sale, on demand, to | to take possession ver appointed to collect the rents anner prescribed by law, and or th the costs and charges incident | of the said premises and and benefits accruing the of all moneys arising fi thereto, and the overplus, | all the improve- refrom; and to om such sale to f any there be, |
| nell be paid by the part. y | | | | and the little of the first of the little states of the second of the |
| It is agreed by the part. J It is agreed by the parties benefits accruing therefrom, sha assigns and successors of the re In Witness Whereof, the part | hereto that the terms and provisi all extend and inure to, and be espective parties hereto. $\frac{198}{100}$ of the first part ha | ons of this indenture and each and obligatory upon the heirs, execut | every obligation therein c ors, administrators, persona and Sand seal S th | |
| It is agreed by the part. J It is agreed by the parties benefits accruing therefrom, sha assigns and successors of the re In Witness Whereof, the part | hereto that the terms and provisional extend and inure to, and be espective parties hereto. | one of this indenture and each and obligatory upon the heirs, execut thereunto set their h definition the state of the sec the sector of the s | and 5 and seal 5 th | |
| It is agreed by the part. J It is agreed by the parties benefits accruing therefrom, sha assigns and successors of the re In Winness Whereof, the part | hereto that the terms and provisional extend and inure to, and be espective parties hereto. | ons of this indenture and each and obligatory upon the heirs, execut | and 5 and seal 5 th | e day and year |
| And or paid by the part, J. | hereto that the terms and provisional extend and inure to, and be espective parties hereto. | one of this indenture and each and beligatory upon the heirs, execut 2. hereonto ser their b Wernon C. Scott Mildred G. Scott Thuland C | and ³ and seal ³ th <i>first</i> <i>first</i> | e dey and year (SEAL) (SEAL) (SEAL) (SEAL) |
| And or paid by the part, J. | hereto that the terms and provisi II extend and inore to, and be repective pairs hereto. | and of this indenture and each and beligatory upon the heirs, execut the hereonto set their b Metamon C. Scott Mildred G. Scott Thuland C | and ³ and seal ³ th <i>first</i> <i>first</i> | e dey and year (SEAL) (SEAL) (SEAL) (SEAL) |
| The gread by the part, J. It is agreed by the parties benefit ecruing therefrom, she assigns and successors of the re law Wiesse Whereof, the part ast above written, MANAMANANANANANANANANANANANANANANANANAN | hereto that the terms and provision if exited and inore too, and be specific pairs hereto. . 199. of the first part he | n the lith devot | April http://www.andle.scott, husband | e dey and year (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) |
| And or paid by the part, J. It is agreed by the parties benefits scruing therefrom, the essigns and successors of the re- fact above written. In Winess Whereof, the part ast above | hereto that the terms and provisi II extend and inore tro, and be specific pairs hereto. . 199. of the first part he | an the lith indenture and each and beligatory upon the heirs, execut thereonto set their b Wernon C. Scott Mildred G. Scott M | April Acott, husband | day and year (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) (day and wife and wife ument and duly |
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| And or paid by the part, J. It is agreed by the parties benefits scruing therefrom the assignment scruing therefrom the assignment scruing therefore the part is without written. In Winess Whereof, the part is a shore written. In Winess Whereof, the part state or Kansas Douglas View Line States April 12, 1963 att the undersigned, ce a debt secured the | hereto that the terms and provisi if extend and inore to, and be spectra parties hereto. . <u>198</u> of the first pert he <u>YS</u> . <u>199</u> of the <u>YS</u> of the <u>YS</u> of the <u>YS</u> . <u>199</u> of the <u>YS</u> of the | an of the indenture and each and beligatory upon the heir, execut the hereunto set their , Wernon C. Scott Mildred G. Scott M | April April Scott, husband ad affixed my official seal affixed my offic | a day and year (SEAL) |

Sec. Sale

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