620

A Contraction of the second

15 X 37

in.

1.00

State Vi

| William | Slaughten an | a Rile el- | | September. | , 19.63 betwe |
|--|--|---|---|--|--|
| | Slaughter ar | IG ALLE SIET | | | l |
| of Lawr | ence, in t | he County of | Douglas | | Kanasa |
| perda.s.of t | he first part, and | Junius C. | Underwood | and State | of Mariaa's |
| | | | | pert.T | of the second part. |
| Witnesseth | , that the said part. | 19.8 of the firs | t part in conside | and on of the state | i the second sec |
| to them | Aunared and | NO/100 | | ****** | of |
| | auly | paid, the receip | of of which is h | ereby acknowledg | ed, ha: <u>V</u> .9sold, and of the second part, t |
| following de | scribed real estate | situated and | being in the Co | intro of Donaria | and State |
| Kansas, to-wi | it: | | | | |
| | Commoncing a of the North Northwest Qu Addition No. as North Law feet; thence point of beg the City of | arter of Se 7 in that rence, then West 198 f inning, con | r of the Son ction 29, To part of the ce East 198 cet; thence taining 14 | whet Quar whip 12, F City of Law feet; thence North 330 fe | Range 20 in rence known s South 330 |
| | | | | | |
| | | | | | · · · · · · · · · · · · · · · · · · · |
| · · · · | | | | | Q |
| tal. al | | | | | |
| And the said p | anties and all the | he estate, title ar | nd interest of the | said parties of th | he first part therein. 10 y a.r.ethe lawful owned |
| | ove gramed, and seized of | a good and indefeasi | ible estate of inheritanc | at the delivery hereofU.C. e therein, free and clear | of all incumbrances. |
| | | | | | |
| It is agreed bet | the perman merano in | ner me pert. LOB. o | t the first pert shall at | all times during the life | making lawful claim thereto. of this indenture, pay all tax |
| eep the buildings lifected by the peri- nterest. And in the aid premises insure o peid shell becom ntil fully readd | t may be levied or assesse upon said real estate intu t.y of the second par event that said part 188 id as herein provided, the re a part of the indebted | d against said real as red against fire and to 1, the loss, if any, ma L. of the first part sha n the part 10.5 of ness, secured by this | nate when the same by arnado in such sum and de payable to the part, all fail to pay such taxy f the second part may indenture, and shall be | comes due and payable d by such insurance com y of the second p es when the same becom pay said taxes and insur interest at the cate of | of this indenture, pay all tax, , and that they will penny as shall be specified an over to the extent of his se due and payable or to kee more, or either, and the amoun 10% from the date of payment |
| THIS GRANT IS | intended as a mortgage to | secure the payment of | the um of Fost | rteen Hundre | d and No/100 |
| cording to the terr | ms of ONS certain | unlater ability of | | | DOLLARS |
| art, with all interes | st accruing thereon accordi | ing to the terms of sa | id obligation and also | terms made payable to | the part Y of the secon |
| nid part.J o | f the second part to pay | for any insurance or t | n discharge neu trus | which it is a state of | ms of money advanced by th herein provided, in the ever |
| And this conveys | ance shall be void if such | payments be made a | s provided in this inde s herein specified, an | nture, | |
| el estate are not k nd the whole sum given, shall imme | remaining unpaid, and al idiately mature and becom | e and peyable, or if it they are now, or if w I of the obligations s | he insurance is not key aste is committed on se | pt up, as provided herei aid premises, then this con | ined therein fully discharged or if the taxes on said rea n, or if the buildings on said nveyance shall become absolut ecurity of which this indentur, ice, and it shall be lawful fo |
| ents thereon in the | of the second part menner provided by law reby granted, or any part | and to have a receive | r appointed to collect | possession of the said in the rents and benefits | premises and all the improve |
| and the amount ine | en unpeld of principal and pert | interest, together with | the costs and charges | w, and out of all mon incident thereto, and t | accruing therefrom; and to reys arising from such sale to the overplus, if any there be |
| It is agreed by t | the parties hereto that the | a terms and provision | | each and every obligat | tion therein contained, and all |
| A P and formation | rs of the respective partie of, the part 10.8. of st | n hereto, | * | | tion therein contained, and all stors, personal representatives, |
| above written. | ne me per | ve first part ha VO | hereunto set UDE | 11 hands and | seel.8 the day and year |
| | at the second | • | William | un stai | (SEAL) |
| | | | 6.4 | 0.4 | (SEAL) |
| • | | r e | Ella Slav | ighter ght | (SEAL) |
| | | | ······ | | (SEAL) |
| | | | | | in the second |
| ALTER MARINE | | | | | ALCON PARADADAD |
| 000000 | | | | | and the second |
| 000000 | | | | filler and the second second | e |

6

Q