Reg. No. 19,095 Fee Faid \$15.00 10 - 52

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and the second se

This In	denture, Made this 8th	day	of November	19 53 between
Wesle	y L. Seyler and Muriel A	. Seyler, his w	ife,	, ivite betwee
of Lawre	nce , in the Cou	nty of Doug	las and St	ate of Kansas
parties	of the first part, and	First National	Bank of Lawrence.	Kansas, as Trustee
under	the will of Jennie M. D	onnelly, deceas	ed, party	of the second part
Witnes	eth, that the said parties	of the first part, in	consideration of the su	um of
Six I	housand and No/100			
to them	duly paid,	the receipt of whi	ch is hereby acknowl	edged, ha. Ve sold, and b
this inde	ture do GRANT; BARGAI	N, SELL and MORT	GAGE to the said part	of the second part th
following	described real estate situat	ed and being in	the County of D	ouglas and State
Kansas, t				and only t
			and the	• • • • • • • • • • • • • •
with the	Lot Thirteen (13), Number Two (2) and Ten (10), Eleven (1 and Fifteen (15) of subject to the exis- appurtenances and all the esta	Replat of Lots ( 1), Twelve (12), Westdale Additi ting utility eas ate, title and intere	Ine (1), Three (3) Thirteen (13), Fo on in the City of sements and restric st of the said parties	, Four (4)", ourteen (14) 'Lawrence, ctions. of the first part therein
And the	aid part 185 of the first part do es above granted, and seized of a good	hereby covenant and	agree that at the delivery here	of they are hour
	and that	they will warrant and	defend the same against all .	partles-making lawful claim thereto.
It is agree	o between the parties hereto that the	part 195 of the first p	part shall at all times during th	the life of this indenture new all tax
and assessme keep the bu directed by interest. And said premise to paid shal until fully re	Its that may be levied or assessed again dings upon said real estate insured again the part $J_{}$ of the second part, the lo in the event that said part $125^{}$ of the insured as herein provided, then the p become a part of the indebtedness, sec aid,	It said real estate when the state read tornado in su si if any, made payable e first part shall fail to part. Y of the second rured by this indenture, a	he same becomes due and p ch sum and by such insuranc to the part Y. of the se ty such taxes when the same I part may pay said taxes and nd shall bear interest at the ra	ayable, and that they will e company as shall be specified an cond part to the extent of 15S become due and payable or to kee insurance, or either, and the amount the of 10% from the date of payment
THIS GRA	NT is intended as a mortgage to secure	the payment of the sum	of Six Thousand a	and No/100
according to	he terms of ONE certain written	obligation _ for the paym	ent of said sum of money, ex	ecuted on the 8th
day of part, with al	November 19 Interest accruing thereon according to the	b3 , and by its	terms made pay	able to the part_Y of the secon
salu part 2	of the second part to pay for any	insurance or to discharge	Artic Annual solah terrester at	or sums of money advanced by th
mai salu par	of the first part shall fail to p	ay the same as provided	in this indenture.	and the second second second second
estate are no real estate and and the who is given, sha	conveyance shall be void if such payme made in such payments or any part th paid whon the same become due and p not kept in as good repair as they are a sum remaining unpaid, and all of the limmediately mattere and become due Y of the second part.	anow, or if the insurance now, or if waste is come obligations provided for and payable at the option	e is not kept up, as provided mitted on said premises, then t in said written obligation, for n of the holder hereof, witho	therein, or if the taxes on said re- d herein, or if the buildings on sai this conveyance shall become absolut r the security of which this indentur ut notice; and it shall be lawful fo
ments thereor sell the pre- retain the am	2. of the second part, in the manner provided by law and to ises hereby granted, or any part there with then unpaid of principal and interes by the part, Y	have a receiver appointed of, in the manner prescri t, together with the costs in demand, to the first in	to take possession of the d to collect the rents and be bed by law, and out of a and charges incident thereto, art 185	said premises and all the improve enefits accruing therefrom; and t all moneys arising from such sale t and the overplus, if any there be
in in some	d has also made in the second second			obligation therein contained and a
assigns and	uccessors of the respective parties here	lo.	poir me neirs, executors, ad	iministrators, personal representative
In Witness last above w	Whereof, the part 185 of the first	part ha V.C. hereunto	set their hand S	and seal S the day and year
е 1. с		A	Tech To	V.I.
		Wes	ley L. Seyler	(SEAL)
0	A the second second	7	n/ Inx	(SEAL)
		A. J. J	Mand A. A.	SEAL)
and the second	and the second	, Mur	iel A. Seyler	(SEAL)
STATE OF	KANSAS			and the second
DOUGL	S COUNTY,	55.		the standard and
	COONIT.)	MBERED, That on this	13× du d	November
	BE IT KEME before	Notary		in the aforesaid County and St
and the second s	came		yler and Muriel A.	in the aforesaid County and St Seyler, his wife.
10/10	**			
1010	BLIC to me j	personally known to be the ledged the execution of	same person <sup>S</sup> who executive same	ited the foregoing instrument and c
	IN WITNESS	WHEREOF, I have hereunt		ffixed my official seal of the day
	ion Expires September 17,	above written,	En	mant
A4		10 00	and the second sec	· · · · · · · · ·

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