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Reg. No. 19,149 Fee Paid \$62.50 86394 BOOK 136 (No. 200) The Outlank Print , Publisher of Legal Bla nks, Lawrence, Ka Nuce, Made this \_\_\_\_\_fourth \_\_\_\_\_\_day of \_\_\_\_\_ December. \_\_\_\_\_, 1963. between No. W. M. Saxon and Frances A. Saxon, husband and wife of \_\_\_\_\_\_ Lawrence \_\_\_\_\_, in the County of \_\_\_\_\_ Douglas \_\_\_\_\_ and State of \_\_\_\_\_ Kanaas sets, that the said part is an of the first part, in consideration of the sum of Twenty Five Thousand and no/100--...DOLLARS to .....them .......duly paid, the receipt of which is hereby acknowledged, haze....sold, and by Kansas, to-wit: All of lot 23, except a segment of the West side of smid lot, 25 feet wide in front and taparing to 14.92 feet wide in the rear of smid lot; elso all of lot 24; Also beginning at the Northwest corner of Lot 25; thence South to the Southwest corner of smid Lot; thence East on South line of smid Lot for a distance of 65 feet; thence Northessterly to a point on the North line of Lot 26, which point is 11 feet East of the Northeast corner of smid Lot 25, thence West on North line of smid Lots 25 and 26; to the point of beginning, all in Block 4, in Holiday Hills, an Addition to the City of Lawrence. Including the rents, issues and profits thereof provided however that the Mortgagors shall be entitled to collect and retain the rents, issues, and profits until default with the appurtenances and all the estate, title and interest of the said parties of the first part therein. of the premises above granted, and seized of a good and indefeasible astate of inheritance therein, free and clear of all incumbrane no exceptions : and the they will warrant and defend the sa e against all parties making lawful claim th It is ac at the part ICS .... of the first part shall at all times during the life of this ind d excessments that may be levied or excessed against said real extent on me that part man at all times during the life of this indenture, pay all taxes are the buildings upon said real extent innovad against said real extent when the same becomes due and payable, and that they will exceed by the part y, of the second part, the less, if any, made payable to the part y, of the second part of the second part, the less, if any, made payable to the part y, of the second part of the second part to the second part is the stent of its ad provides insured as herein provided, then the part y, of the second part may pay said taxes and insurance, or either, and the amount paid shall be apt of the indebtedness, secured by this indenture, and theil bear interest at the rate of 10% from the date of payment will fully repaid. e, pay all taxes S GRANT I enty Five Thousand and no/100-T DOLLARS. a of......ODE........certain written tabligation for the payme to the t ant of said sum of money, executed on the fourth . of the second pert to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the even said ner Y that said part A.S. of the first part shall fail to pay the same as provided in this int And this conveyance shall be void if such payments be made as beein specified, and the obligation contained tharein fully discharged. If default, be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on suid real estate are not paid when the same become due and payable, or if the insurance is not kapt up, as provide therein, or if the buildings on said real estate are not hept in as good repairs at they are now, or if wate is committed on and premises, than this conveyance shall become blocks and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation the security of which this indenture is given, shall immediately meture and become due and payable at the option of the holder hereof, without notice, and it shall be lawful for very, shall memocarely meture and become by and payons at the option of the mouse heaving meture and the set of premises and all the said part X... of the second part <u>ALE Agent B. OX ASSA gran</u> to take possession of the said premises and all the the premises hereby granted, or any part thereof, in the menuer prescribed by lew, and out of all moneys arting from so the amount then uppedd of principal and betweet, together with the costs and beings incident thereto, and the overplus, if any efrom; and to m such sale to If he said by the part Y. making such sale, on d d, to the first part es agried by the parties haves that the turns and provisions of this indenture and each and every obligation therein contained, and all structure therefrom, shall extend and insure to, and be obligatory upon the bairs, executors, administrators, presented representatives, all successors of the respective parties haves. met, the part 123 of the first part ha. 22 ..... h al.S..... the day and ye at OU (SEAL) Frances A Saxon (SEAL) × (SEAL) (SEAL) ..........