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Reg. No. 19,191 Fee Paid \$46.75

BOOK 136 865	10	DTCAC ⁸	
THIS INDENTURE, Made this	MO	RTGAGĚ	
John W Math	neson and Nancy		nd and wife
THE LAWRENCE BUILDING AND LOAN	the County of Doug. ASSOCIATION of Lawrence, Kansa	s. party of the Second Part	Kansas part: 105 of the first part, an
WITNESSETH, that the said partic Eighteen Thousand	Seven Hundred E	isty and no/100	DOLLAR
to them BARGAIN, SELL and MORTGAGE to the		The second se	d and by this indenture do GRANT ribed real estate situated in the County o
County	. Kansas	Seven (7), in Sou	Douglas
Together with all heating, lighting, and pl shades or blinds, used on or in connection	Uand and agree t umbing equipment and fixtures, inc with said property, whether the sar	luding stokers and burners, screens, awn ne are now located on said property or t	ngs, storm windows and doors, and window ereafter placed thereon.
INC. I.			reunto belonging, or in anywise appertaining
of the premises above granted, and seized		d agree that at the delivery hereof. t of inheritance therein, free and clear of	
		all parties making lawful claim thereto	
ments that may be levied or assessed again	ist said real estate when the rame	become due and namable and shot H	of this indenture, pay all taxes and assess- hey will keep the buildings
upon said real estate insured for loss from party of the second part, the loss, if any, of the first part shall fail to pay such taxe	n fire and extended coverage in s made payable to the party of the	ich sum and by such insurance company second part to the extent of its interest.	as shall be specified and directed by the And in the event that said part1es
bear interest at the rate of 10% from th	e date of payment until fully repa	payable of to keep said premises insure paid shall become a part of the indebte id. Eighteen Thousan of Fifty and no/100	d Seven Hundred
according to the terms of ONE	certain written obligation for	the payment of said sum of money, exe	cuted on the 3rd day of
to the terms of raid obligation who to a		inc	with all interest accruing thereon according
to the terms of said obligation, also to se whether evidenced by note, book account or the terms of the obligation thereof, and also charge any taxes with interest thereon as he	to secure any sum or sums of mo	ney advanced by the said party of the sec	ruing on such future advances according to ond part to pay for any insurance or to dis-
Part 105 of the first part hereby sectire said written obligation, also all future charge of said property and collect all repired.	assign to party of the second part re advances hereunder, and hereby s and income and apply the same ole condition, or other charges or until the unnaid balance of said	the rents and income arising at any and authorize party of the second part or its in the payment of insurance premiums, it agments provided for in this mortgage belications is fully paid. It is a second	all times from the property mortgaged to agent, at its option upon default, to take axes, assessments, repairs or improvements
The failure of the second part to asser time, and to insist upon and enforce strict	t any of its right hereunder at any compliance with all the terms and	time shall not be construed as a waiver provisions in said obligations and in th	of its right to assert the same at a later is mortgage contained.
provisions of said note hereby secured, and	d under the terms and provisions	of any-obligation hereafter incurred by	partles of the first part for future
advances, made to account or otherwise, up to the original am and in this mortgage contained, and the pro-	them ount of this mortgage, and any ex ovisions of future obligations hereby	by party of the sec tensions or renewals hereof and shall con y secured, then this conveyance shall be	ond part whether evidenced by note, book aply with all of the provisions in said note wold.
If default be made in payment of such estate are not paid when the same become not kept in as good repair as they are now ing unpaid, and all of the obligations for th bolder bereof without notice and it shall	tobligations or any part thereof of due and payable, or if the insur- , or if waste is committed on said the security of which this indenture be lawful for the said party of the anner provided by law and its bound	any obligations created thereby, or intu- ince is not kept up, as provided herein, premises, then this conveyance shall be is given shall immediately mature and be second part, its successors and assign	erest thereon, or if the taxes on said real or if the buildings on said real estate are come absolute and the whole sum remain- come due and payable at the option of the s, to take possession of the said premises
sale, on demand, to the party of the first p	art. Part 10 S. of the first par	thereto, and the overplus, if any there t shall pay party of the second part any	e, shall be paid by the party making such deficiency resulting from such sale.
It is agreed by the parties hereto that therefrom, shall extend and inure to, and be parties hereto	the terms and provisions of this obligatory upon the heirs, execut	ndenture and each and every obligation ors, administrators, personal representativ	therein contained, and all benefits accruing es, assigns and successors of the respective
IN WITNESS WHEREOF, the part 1	∂S of the first part have	hereunto set their handSand set	Althe day and year last above written.
John W. Matheson	(SEAL)	Nancy W. M	atheson (SEAL)
TATE OF KANSAS DOUGLAS	COUNTY, SS.	in the second	
Y Y Sala I	E IT REMEMBERED, That on this		nuary A. D., 19 64
HOTARL		ry Public theson and Nancy W d wife	in the aforesaid County and State. • Matheson,
BLICO	to me personally known to	be the same person S who every	ted the foregoing instrument and duly
· anni	 acknowledged the execution of WITNESS WHEREOF, I have herein above written, 	the same.	y official seal on the day and year last
	11		C 1. 2'
y Commission Expires April 21	19 66	L. E. Eby	Noter Public

This release s writier