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W. F.F.

Reg. No. 19,111. Fee Faid \$37.50

1918

THIS INDENTURE, Made this 1st James Rissman a		day of <u>April</u> ssman, husband and wife	, 19 64 betwee
d Lawrence	D	N	
THE LAWRENCE BUILDING AND LOAN ASSOCIAT WITNESSETH, that the said part 105 of t Fifteen Thousand and m	ION of Lawrence, Kansas, p	arty of the Second Part.	0.5_of the first part, an
to Unem duly i BARGAIN, SELL and MORTGAGE to the said party		and the second se	ndenture do GRANT e situated in the County o
	r V		
Lot Eighteen (18), South 33 feet of L an Addition to the	less the Sou ot Nineteen (City of Lawr	th 24 feet thereof, and 19), in Hillcrest Third ence, in Douglas County,	the Addition, Kansas.
	r -		
Together with all heating, lighting, and plumbing equ shades or blinds, used on or in connection with said p TO HAVE AND TO HOLD THE SAME, With all forever.	ipment and fixtures, includin roperty, whether the same a and singular the tenements,	g stokers and burners, screens, awnings, storm wind re now located on said property or hereafter placed wreditaments and appurtenances thereunto belonging,	ows and doors, and window thereon.
And the said partles of the first part do	hereby covenant and an	se that at the delivery travel the are	
of the premises above granted, and seized of a good a	and indefeasible estate of ini	seritance therein, free and clear of all incumbrances	the lawful owner S
L 1		parties making lawful claim thereto.	
It is agreed between the parties hereto that the	part 105 of the first of	rt shall at all times during the tit.	man all source \$ 1
upon said real estate insured for loss from fire and	extended coverage in such	um and by such increases that they will	keep the buildings
of the first part shall fail to pay such taxes when the second part may pay said taxes and insurance, or eith bear interest at the rate of 10% from the date of p	same become due and paya er, and the amount so paid payment until fully repaid	d part to the extent of its interest. And in the even ble or to keep said premises insured as herein provi- shall become a part of the indebtedness, secured b	it that said part 103 ded, then the party of the y this indenture, and shall
This grant is intended as a mortgage to secure th	he payment of the sum of I	ifteen Thousand and no/	LOODOLLARS
April , 19 64 , an	d by its terms made payable	sayment of said sum of money, executed on the to the party of the second part, with all interest is	lst day of
whether evidenced by note, book account or otherwise, i the terms of the obligation thereof, and also to secure a	up to the original amount of	this mortgage, with all interest accruing on such fur	party of the second part, ure advances according to
Partie R of the first work by the	o, in the event that said pa	ues of the first part shall fail to pay the same as	provided in the indenture.
ecessary to keep said property in tenantable condition, ssignment of rents shall continue in force until the un hall in no manner prevent or retard party of the secon	or other charges or payme npaid balance of said obliga of part in collection of said	nts provided for in this mortgage or in the obligations is fully paid. It is also agreed that the takin	repairs or improvements ons hereby secured. This of possession hereunder
The failure of the second part to assert any of its ime, and to insist upon and enforce strict compliance	right hereunder at any time with all the terms and prov	shall not be construed as a waiver of its right to a	ssert the same at a later
. If said part 1.05 of the first part shall cause	to be paid to party of the	and and the second	and under the terms and
transes made to them	ectura man hinatitotia of Bi	y obligation hereafter incurred by part 185 of	the first part for future
count or otherwise, up to the original amount of this nd in this mortgage contained, and the provisions of ft If default he made is second of our former of our	mortgage, and any extension iture obligations hereby secu	by party of the second part whether s or renewals hereof and shall comply with all of ti red, then this converges shall be mid	evidenced by note, book te provisions in said note
If default be made in payment of such obligations tate are not paid when the same become due and pa to kept in as good repair as they are now, or if wasts g unpaid, and all of the obligations for the security o dider hereof, which untotice, and it shall be lawful for did all the improvements thereon in the manner provide the provements hereon	or any part thereof or any yable, or if the insurance is is committed on said prem f which this indenture is gin the said party of the seco d by law and to have a ree	obligations created thereby, or interest thereon or not kept up, as provided herein, or if the building ises, then this conveyance shall become absolute and en shall immediately mature and become due and pay id part, its successors and exigns, to take possess there anonleted to collect.	If the taxes on said real s on said real estate are the whole sum remain- able at the option of the ion of the said premises
add of principal and interest together with the costs ie, on demand, to the party of the first part. Part 1.5 It is agreed by the parties hereto that the terms a			
erefrom, shall extend and inure to, and be obligatory in rties hereto.	apon the heirs, executors, ad	re and each and every obligation therein contained, ministrators, personal representatives, assigns and sur-	and all benefits accruing
IN WITNESS WHEREOF, the parties of the	first part ha Ve hereu	nto set their, handSand sealShe day and yea	r last above written
James Rissman	(SEAL)		(SEAL)
and the second	(SEAL)	Lois A. Rissman	

in the second

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