Reg. No. 19,597 Fee Paid \$20.00

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THIS INDENTURE, Made this	27th June Eberhar	t, a single	May woman	
of Lawrence THE LAWRENCE BUILDING AND LOA WITNESSETH, that the said part	V of the first part in	Douglas Kansas, party of the Se consideration of the Ioan	cond Part.	rt.y of the first part,
Eight Thousand an her	a no/100			DOLL
BARGAIN, SELL and MORTGAGE to th Douglas	and State of Kansas, to-wit	of which is hereby acknow rt, its successors and assi	redged, haissold and by gns, the following described real o	this indenture do B.S. GRA estate situated in the County
	_			
			1	190 - A.
Lot Seven (69), in to the Ci	Block Three (3) in Babcoc	lf of Lot Sixty k Place, an Add s County, Kansa	ition \
			V	
The Mortgagor under	stands and agr	ees that th	ls is a purchas	e money mortge
Together with all heating, lighting, and shades or blinds, used on or in connectio	alumbian antilament and first			
TO HAVE AND TO HOLD THE SAN forever.	E, With all and singular the	tenements, hereditaments	and appurtenances thereunto belo	nging, or in anywise appertaini
And the said part y of the fi	rst part does hereby coven	ant and agree that at th	e delivery hereof she is	the lawful owner
of the premises above granted, and seize	d of a good and indefeasible e	state of inheritance there	in, free and clear of all incumb	rances
and that she will w	varrant and defend the same	against all parties making	lawful claim thereto.	
It is agreed between the parties her	reto that the party. of	the first part shall at all	times during the life of this lad	enture, pay all taxes and asse
ments that may be levied or assessed ag- upon said real estate insured for loss fr	sinct could wood activity when the		alia ai	 Participation (1997)
party of the second part, the loss, if any of the first part shall fail to pay such to second part may pay said taxes and insubear interest at the rate of 10% from	r, made payable to the party of axes when the same become di-	of the second part to the se and payable or to keep	extent of its interest. And in 'th	te event that said part V
This grant is intended as a mortgag according to the terms of ODE	e to secure the payment of the certain written obligation	ne sum of Eight ?	id sum of money executed on H	27th day
May	19 04 ; and by its terms m	nade payable to the party	of the second part with all int	erest accruing thereon accordi
to the terms of said obligation, also to whether evidenced by note, book account the terms of the obligation thereof, and a charge any taxes with interest thereon as	secure all future advances for or otherwise, up to the original iso to secure any sum or sums	any purpose made to p I amount of this mortgage of money advanced by the	art \mathcal{Y} of the first part by , with all interest accruing on su said party of the second part to	the party of the second part the future advances according pay for any insurance or to d
Party of the first part hereb	u and an it is a state of state of		first part shall fail to pay the same arising at any and all times	
THIS INDENTURE, Made this THIS INDENTURE, Made this THE LAWRENCE BUILDING AND LOA WITHESSTH, that the said part BarGAIN, SELL and MORTGAGE to th Douglas Lot Seven (69), in to the Ci Seven (69), in to the Ci To the Mortgagor under Together with all heating, lighting, and shades or blinds, used on or in connection To HAVE AND TO HOLD THE SAN forver. And the said party of the first part here and the side party of the Say Seven (and the said party of the first part here tecending and real estate insured for loss fir and the said party of the Say Seven (b) for the Say Seven for the first part here of OTE May to the term of the belogation here are of the same and the said party of the first part here according to the term of OTE May to the terms of basic collect all re- the same scender and collect all re- there of the presence of same to an entrops according to the term of OTE May to the terms of basic collect all re- there of the parts the first of the first part here assignment of rests shall continue in for the first part here of other to be saved as and the second part may pay said taxes and here according to the terms of basic collect all re- the terms of the sound entropy and collect all re- the terms of the sound entropy and collect all re- the terms of the sound entropy and collect all re- there of the said property and collect all re- there of the secon	ts and income and apply the able condition, or other charge	same on the payment of es or payments provided	insurance premiums, taxes, asses for in this mortgage or in the c	its option upon default, to ta sments; repairs or improvement
The failure of the second part to ass time, and to insist upon and enforce strip	ect any of its right hereunder t compliance with all the terr	at any time shall not be ms and provisions in said	construed as a waiver of its right obligations and in this mortgage	contained.
If said party of the first provisions of said note hereby secured, a	art shall cause to be paid to	party of the second part,	the entire amount due it herei	under and under the terms as
advances, made to	her mount of this mortoage, and	visions of any optigation	by party of the second part y	of the first part for futu hether evidenced by note, bot
and in this mortgage contained, and the particular in the second	provisions of future obligations	hereby secured, then this	conveyance shall be void.	II of the provisions in said no
provisions of taid note hereby secured, a advances, made to account or otherwise, up to the original a and in this mortgage contained, and they I if defaults he made in apayement of su- estate are not paid when the tame beco- not kept in a spood repair as they are m ing unpaid, and all of the obligations for holder heref, without notic, and it shall and all the improvements thereon in the sell the premises hereby graned, or any p unpaid of principal and interest together sale, on demand, to the party of the first R is agreed by the active hereto the therefrom, shall-extend and inure to, and parties hereto. IN WITNESS WHEREOF, the party	cn obligations or any part the ne due and payable, or if the XW, or if waste is committed of the security of which this ind be-lawful for the said party manner provided by law and t art thereof, in the manner pre with the costs and charges in	reof or any obligations c: insurance is not kept up on said premises, then th lenture is given shall imm of the second part, its o have a receiver appoint scribed by law, and out cident thereto, and the o	eated thereby, or interest theree, , as provided herein, or if the b s conveyance shall become absol idiately mature and become due a uccessors and assigns, to take ed to collect the rents and bene of all moneys arising from such, areplus, if any, there be shall be	m, or if the taxes on said real estate a uildings on said real estate a uildings on said real estate a the whole sum remaind payable at the option of the cossession of the said premis fits accruing thereform; and sale to retain the amount the paid by the party mation up on the party mation up.
sale, on demand, to the party of the first	part. Part y rof the fir	st part shall pay party of	the second part any deficiency r	esulting from such sale.
t is agreed by the parties hereto th therefrom, shall extend and inure to, and parties hereto.	at the terms and provisions of be obligatory upon the heirs,	this indenture and each executors, administrators,	and every obligation therein cont personal representatives, assigns	ained, and all benefits accruin and successors of the respecti- o
IN WITNESS WHEREOF, the party	of the first part has	hereunto set ne	1' hand and seal the day .	and year last above written.
		SEAL) June	Eberhart	(SEA)
		1		C # (SEAL

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