Heg. No. 19,750

The indenture, Mode this	MORTGAGE SCIENCE BOOK 138	Phone EEQ The Outbook Printme, Publisher of Legal Blanks, Lawrence, R.
discrete in the County of Douglas and Sate of Kanaa, pakies of the first part, and part y of the second part Carrence, Kanaas part y of the second part Witnessth, that the said part ists, of the first part, in consideration of the sum of Douglas Too Thousand Too Hundred and no/LOO On too Thousand Too Hundred Setter shuted and being in the County of Douglas md State of Kanas, too Hundred Setter shuted and being in the County of Douglas Konse, too Hundred Setter State Setter Seter Setter Setter Setter Setter Setter Setter Setter Setter Setter		이야 한 것 같아요. 그는 것 같아요. 집에 집에 있는 것 같아요. 그는 것
Laurence, Kanaas part Y of the second part Witnesseth, that the sold part 148, of the first part, in consideration of the sum of Too Thousand Too Hundred and no/100	of Lawrence , in the County of	Douglas and State of Kansas
The Thousand Two Hundred and no/100	Lawrence, Kansas	part Y of the second part.
his indenture doGRANT, BARGAIN, SEL and MORIGAGE to the said part if the second part following described real estate situated and being in the County of Dugins and St Kansa, towith		
following described real estate situated and being in the County of Douglas and St Kanas, towith Commencing 30 rods South of the Northness corner of the Southwest Quarter of Section 20, Township 12, Range 20, thence East 40 feet; thence South 10 rods to center of E Street; thence West 40 feet; thence North to place of beginning in that part of the Coty of Lawrence formerly known as North Lawrence, and the Keet 10 feet of Basi's derived of Basimence formerly and the North heartence, and the Keet 10 feet of Basi's conserting 30 rods South of the Northwest corner of the Southwest Counter of Section 29, Township 12, Range 20, thence running North 10 rods, the there under, insues and profits thereof provided, however, shat the Northag shall be entitled to collect and retain the rents, insues and profits until default hereunder. With the appurtenences and all the estate, the and Interest of the said part ics of the first part there And asi and shat. Northage and shat basis of an estate and the states the said part ics of the first part the And asi and shat. Northage and and the state, the and Interest of the said part ics of the first part the North the appurtenences and all the estate, the and interest of the said part ics of the first part the And asi and shat. No exceptions Northage and and the state parts are been detered at backway haved they. All is half all the pushes above guarded at a state of a part and the dates at a state we and the of the states. No exceptions No and that they we all the states at the state at the state at the states at the states at the states at the states and the states are applied at a state of a part and the state at the state at the state at the state at the states at the state at the state at the states at the states and the parts at parts the state at		
20, Township 12, Range 20, thence Hast 40 feet; thence South 10 rods to conter of He Street; thence West 40 feet; thence North to place of beginning in that part of the first 92 feet of the following: Commencing 30 rods South of the Northwest corner of the Stowest Quarter of Section 20, Township 12, Range 20, thence running Hast 8 rods, they running South 10 rods, thence running Hest 5 rods, thence running North 10 rods to rods of the place of beginning. In that part of the City of Lawrence, formerly known as North Lawrence, all in Douglas County, Kanas. Including the rents, issues and profits thereof provided, however, that the Nortga shall be entitled to collect and retain the rents, issues and profits until default hereunder. With the appurtenences and all the estate, the and interest of the said part iss of the first part here the same sphere all parts are the first part here the same sphere all parts are the first part there. In exceptions North the same shows have a same sphere all part issues and profits until default here and parts. If the first part there is a same sphere all parts are the first part there is a same sphere all parts are the first part there is a same sphere all parts are the same sphere. The same sphere all parts are the same sphere all parts are the same sphere all parts are the first part there is a same sphere all parts are the same sphere all parts are the first part there is a same sphere all parts are the same sphere all parts are the first part and the same sphere all parts are same sphere all parts are same and the same sphere all parts are the first part all first the same are parts are the same all parts are same sphere all parts are same and parts are the first part and first parts are same and parts are same sphere all parts are same and parts are same sphere all parts are same and	following described real estate situated ar	nd being in the County of Douglas and Sta
shall be entitled to collect and retain the rents, issues and profits until default hereunder. with the appurtenances and all the estate, tile and interest of the said part iss of the first part there due wall partels. of the first part de back and partels. The default of the partenances and all the estate, tile and interest of the said part iss. of the first part there due to the wall partels. The default of a good and heldeschile size of the said part iss. Of the first part there are due to all parter walls and the wall partels. The default of a good and heldeschile size of the said part iss. There are the top of the first part there are a general all the default of the partels here the the part iss. There are the top of the same agenet all parter making leaded then are a general that may be leaded to a same agenet first of the same default all form during the line of the intermers, parter the top the top of the same of a parts. There are the part is the same default the part issue and the same default the same of the top are all the same of the top area of the same of the same of the top area of the same of the same of the same of the same of the top area of the same of the	29, Township 12, Range 20, thence East Street; thence West 40 Feet; thence N City of Lawrence formerly known as N feet of the following: Commencing 30 west Quarter of Section 20, Township running South 10 rods, thence running the place of beginning, in that part	st 40 feet; thence South 10 rods to center of E North to place of beginning in that part of the Orth Lawrence, and the West 10 feet of East 92 0 rods South of the Northwest corner of the Sou 12, Range 20, thence running East 8 rods, then g West 8 rods, thence running North 10 rods to of the City of Lawrence, formerly known as Nor
And the said perisks	Including the rents, issues and prof shall be entitled to collect and ret hereunder.	its thereof provided, however, that the Mortgag ain the rents, issues and profits until default
And its said period. of the first part de		
It is speed between the parties hards that he part 12.5. of the first part shall at all fines during the life of the instantare, particle assessments that may be loaded or assessment and real easies under not have and any be loaded or assessment and the action of the same becomes due and the same becomes and same same same same becomes due and the same becomes due and the same becomes and same same becomes due and the same become any same same same becomes any same same same same same same same same	And the said part 108 _ of the first part do _ her of the premises above granted, and seized of a good and b	only covenent and agree that at the delivery hereof they BTC the tends in defeasible solute of inheritance therein, free and clear of all incumbrance, no exceptions
and assessments that may be level of assessed applied taid real estate when the same berness due and payable and that the new free boldings spon and real estate interest applied. The year interpret is not now that by taid by the mean depay in the tait of the second pay in the se		No
Two Thousand Two Hundred and no/100- troo the second part to perfor any memory of the second and also to secre any sec or some of memory advected and part. — of the second part to perfor any memory of the second and the two secret thereous a beeck perform that said part 160 do the first part shall fail to part the second perform the second part to perform the second performance of the seco	In a space of the may be levied or assessed optimal said tangs the buildings upon said real earse insured spatial first directed by the party — of the second part, the loss, if insurest. And is the owner that said part — of the first said premises found as herein provided, then the part X so paid shall become a part of the indebtedness, secured 1 with fully read.	real sature when the same becomes due and payable, and that they will and ternado in such som and by such "insurance company as shall be speci- ny, made payable to the party
day of	THIS GRANT is intended as a montgage to secure the per Two Thousand Two Hundred and no/100-	present of the sum of
and party of the second part is pay for any inscende or to discharge any lases with identical thereon as herein provided is it that and part deg of the fast part shall fail to pay the same as payound in this inductors. And this conveytness that he would it with generates and part the area of pay the same as payound in this inductors. And this conveytness that he would it with generates are and on same as herein particles, and the chilgation contained therein faily of the faster are not paid overly the part of and payothe of the increase it is provided in this convergence that is not not any second part in the part and if of the distance contained do not part the second erast in the par new, of it was is common do not part the convergence that is the the convergence that are not part over and become do and payothe of the increase in the target of the same the second of the helded part of the same of the water is common do not pay the same of the water is a payothe and the same of	eccording to the terms of one certain written obligat	can for the payment of said sum of money, executed on the SEVENTEET, and by $\frac{1}{15}$ terms-mode payable to the part Y of the
And this conveyance shall be void if nich generate to make as herein specified, and the chilgstion constand therein fully of for default is made in each generative or any per thereof as any abligation constant thereby, in biesent thereon, in if the taxas and extent as an one kapping unsate, and, all of the obligations provided to in said waters the second or of the taxas and and the whole some remaining unsate, and, all of the obligations provided to in said unsate the second per the second pe	said park To of the second part to pay for any insert	ance" or to discharge any taxes with interest therein as herein provided, in th
The seld per Y of the second per Y 125 AGENES OF ASSIGNS to take possible of the seld permises and all the memory theses in the manage provided by law and its have a receive sponsing to collect the rest and beefines, and the presses heaving quested or party per thereal, in the manner prescibed by law, and such all memory arising from and trains the guession heaving quested or party per thereal, in the manner prescibed by law, and such all memory arising from and the presses heaving quested or party per thereal, in the manner prescibed by law, and such all memory arising from and the presses heaving dependence of heaving such all, on denand, to the first perices. A such as the over dilugities there are all the second periods and heaving the period. If any shall be paid by the part Y. making such all, on denand, to the first perices. It is spiced by the parts herein that the them and provisions of this bednetre, and each and every dilugities therein constant benefits accurately therefore, the part 25 of the first period be doligetry upon the hein, assentors, administrators, parts are devel as above withen.	And this conveyence shall be void if nich geyneses he if default be made in such payments or any part thread ratio are not paid when the same theorem clus and paysab rail estate are not shall when it as good respectively and the and the whole same maching unpart and the shall of the shall	made as benefits specified, and the obligation, combined thermits fully and or any obligation; control of thermits of the specific of the backgroup of a specific or the specific of the backgroup of the backgroup of a specific combined on and pranishes, then this convergence half become gathere provided to; in suit written telegation, for the specific of which this half backgroup of the backgroup of the specific of the specific of the specific of the specific of the specific of the specific of the specific of the specific of the specific of the specific of the specific of the specific of the specific of the specific of the specific of the specific of the specific of the specific of the specific
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e Harry B. Christian Burel A. Louent C. Anderson	It is agreed by the parties hereto that the terms and benefits accruing therefrom, shall extend and inure to, a assigns and successors of the respective parties hereto.	ad be obligatory spoo the heirs, esecutors, edministrators, personal repres
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