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BOOK 138 35995 MORTGAGE 19th August at LAWTOICE , in the County of Douglas THE LAWRENCE BUILDING AND LDAN ASSOCIATION of Lawrence, Kanser, p and State of Ramas part 105 of the first part, and . WITNESSETH, that the said part 10.5 of the first part, is consideration of the loss of the sam of Nine Thousand and no/100-----DOLLARS to the minimum duly paid, the receipt of which is hereby acknowledged, bu VO sold and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the sold party of the second part, its successors and assigns, the following described real estate situated in the County of Douglas and State of Kansas, In-wit-Lot Twelve (12) in Block Three (3), in South Hills, an Addition to the City of Lawrence, in Douglas County, Kansas. The Mortgagors understand and agree that this is a purchase money mortgage. Together with all heating, lighting, and plumbing equipment and fixtures, including stokers and hurriers, screets, awnings, storm windows and doors, and windo shades or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereon, TO HAVE AND TO HOLD THE SAME, With all and singular the tenem ints hereditaments and annurte nces the And the said part 10.5. of the first part do nereby covenant and agree that at the delivery hereof they are the tanful on of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all inco and that they will warrant and defend the same against all parties making lawful claim thereto It is aprest between the parties bereto that the partiel 0 3 of the first part shall at all times during the life of this inde ments that may be levied or assessed against said real estate when the same become dia and payable, and that they will's keep the buildings upon said real estate insured for ioss from line and extended coverage in such sum and by such insurance company as shall be specified and directed by the sarty of the second part, the lost, if any, made payable to the party of the second part to the extent of its interest. And in the revent that said part  $\frac{1}{2}$  of the first part shall fail to pay such taxes when the same become due and payable to the two said permiss insured as herein provided. Use the party of the second part may and taxes and insurance or either, and the amount as paid valid become a part of the indettedness, secured by last indenture, and a bern interest at the rake of 10% from the date of payment until fully regaid. ortgage to secure the payment of the sum of Nine Thousand and no/100-This grant is intended as a me DOLLARS exitain written obligation for the payment of said sum of money, executed on the 19th , day of rding to the terms of 008 AUELIST. . 19 64 , and by its terms made payable to the party of the second part, with all interest accounts the a the terms of split obligation, also to secure all future advances for any purpose made to spart 1.03 of the first part by the party of the sec whether evidenced by note, book account weighterwise, up to the regular amount of this mortgaps, which all interest accounts on such future advances a be terms of the ubligation thereof, and also to secure any sum or sums of emony advanced by the said party of the second part to pay for any insprace pe any taxes with interest thereon as herein provided, in the event that said partIOS of the first part shall fail to pay the same as provided in the in Part 1881 of the first part hereby assign in party of the second plet, the rents and income arising at any and all times from the property mortgaged to part 1881. In the bigging, and all fature absorbs herebade, and hereby authorize party of the second part or its agent, at its "bottom paper data, to take have of said property and callect all rents and income and apply the same as the payment of incurance premiums, task, assessment, regards or provements assignment of rents shall continue in forth part of the unsaid balance of said diagness in the said and payed in a same prevent of rents shall continue in forth part in collection of the said payed. It is also agreed that the taking of possession hereous shall in no manner prevent or retard party of the second part in collection of the sums by foreclosure or otherwise. The failure of the second part to assert any of its right hermonder at any time shall not be construed as a waiver of its right to assert the s, and to insist upon and enforce strict compliance with all the terms and provisions in said abligations and in this mortgage contained. If said part 0.5 of the first part shall cause to be paid to party of the second part, the entire amount due it bere der and under the t uss of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 185. of the first part for future ter, music to by party of the second part whether suidenced by note, book int or otherwise, up to the original amount of this mortgage, and any extensions or renewaits hereof and shall comply with all of the provisions in said note this mortgage contained, and the provisions of future obligations hereby secured, then this conveyance shall be void. If default be made in payment of such obligations or any part thereof or any obligations to also thereby, or interest, thereon, or if the saturance is not test to a provided hereb, or if the building on the state are not said when the same become due and appable, or if the insurance is not test, in a provided hereb, or if the building on the test to a solution of the saturance is not test. The solution of the saturance is not test to also provide thereby, or interest, there are not, or if the saturance is not test, in a provided hereb, or if the building on the provide the obligations for the security of which this indefault of more able to all interest. It is the the obligations of the security of which this indefault immediately match the constant become able of any able the test of the security of th id real estate shale sum remain-the option of the the said premises therefrom; and to is, an demand, to the party of the first part, Part 105 of the first part shall pay party of the second part any defici It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing from, shall extend and inuire to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and soccasions of the respective in witness whereof, the part 193 of the first part ha VO hereunic an their handland sealable day and y audur Murry South (SEAL) May sure 21. Inits Andrew Murry Smith (SEAL) Mar Jorie H. Smith (SEALL (SEAL) THE OWNER WHEN THE PARTY OF THE