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Reg. No. 19,959 Fee Paid \$11.50 89370 BOOK 138 (No. 528) The Outlook Printers, Publisher of Legal Blanks, Lawre This Indenture, Made this 18th day of September , 19.64 between Raymond L. Smith and June A. Smith, his wife of Lasrence , in the County of Douglas and State of Kansas parties of the first part, and The Laurence National Bank, Lawrence, Kansas part 3 of the second part. Witnesseth, that the said part 105 of the first part, in consideration of the sum of Four Thousand Five Hundred Righty Eight and 23/100---to them duty paid, the receipt of which is hereby acknowledged, he \mathbb{V}^{0} sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part \mathbb{Z}_{+} of the second part, the following described real estate situated and being, in the County of Bouglas and State of Kansas, to-wit: Lots One Hundred Eleven (111) and One Hundred Thirteen (113) in Block Thirty-Four (34), in that part of the City of Laurence known as West awronce. Including the rents, issues and profits thereof provided however that the mortgagors shall be entitled to collect and retain thm rents, isques and profits until default hereunder. with the appurtenances and all the estate, title and interest of the said part log of the first part therein. And the said part 198 of the first part do hereby covenant and agric that at the delivery hereof 199 420 the lawful owner of the premises above granied, and seized of a good and indefessible estate of inheritance therein, free and clear of all informbrances. and that $\text{TRO}_{\mathcal{F}}$ will warrant and defend the same against all parties making lawful claim thereto in the parties hereto that the part 200 of the first part shall et all times during the lide of this indenture, pay all takes It is spreed between and assessments that may be level or assessed against said-real state when the same becomes due and payable, and that blogy VIII keep the buildings upper said real estate inverted against said-real estate when the same becomes due and payable, and that blogy VIII directed by the part? I of the second part, the loss, if any, made payable to the part? I of the second part the loss of the sace of pay and the sace of the second part the loss of the sace of the sace of pay and the sace of the second part the loss of the sace of part and pay and taxes and instance, or share or to keep the same become due and payable to the sace of the sace of part and pay and taxes and instance, or share or to keep the sace of the sace of the sace and payable to the keep the sace of the sace and payable to the sace of the sace of the sace and payable to the keep the sace of the sace and payable to the keep the sace of the sace and payable to the keep the sace of the sace and payable to the keep the sade taxes of the sace and payable to the keep the sade taxes and instance, or state and the same become the sace of 10% from the date of payment until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the sum of Four Thousand Five Hundred Eighty of the second part to pay for any insurance or to discharge any taxes with interest thereon as barein provided, in the and per 2 for the second per to per the second per the per the same as provided in this indenture, that said per 30 of the first per shall fail to per the same as provided in this indenture. that table parts of the fox part least ten to pay the same as provided in the internet. Is given, path interaction moves and become due and paylos is the option of the nucleon energy without nucleon, and an their be involved the said part $\frac{1}{2}$ of the second part $\frac{1}{2}$ of paylos is nucleon the said premises and all the important theore is the manner provided by have and to have a receiver appointed to collect the rents and banefins accuring thereform, and set if the previous herein unpaid of principal and interact, in the manner precised by law, and out of all moneys atting from such as the set in the amount them unpaid of principal and interact, together with the costs and charges incident thereto, and the even of the set of any there is the set of the terms and there are an any part there is the terms of the costs and charges incident thereto, and the even of any there is the terms of the costs and there is an other precise. shall be paid by the part 2 making such sale, on demend to the first part 105 It is agreed by the parties hareto that the terms and provisions of this indenture and each and every obligation therein contained, and ell exercise accruing therefrom, shall extend and inure to, and be obligatory upon the hairs, executors, administrators, personal representatives, In Witness Whereast, the part 195 of the first part here's hereonto set their hands Bisst bns the day and user Raymond L. Smith (SEAL) (SEAL) June A. Smith June a Smith SEAD

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