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Reg. No. 20,082 Fee Paid \$ 8.25 89901 BOOK 139 MORTGAGE THIS INDERTURE, Made unit 11th any of November 1964 between Estes Fulks and Fredis Fulks, husband and wife 11th of Eudors in the County of Douglas and State of Kanzas part 108 of the first part, and THE LAWRENCE SUILDING AND LOAM ASSOCIATION of Lawrence, Kanza, party of the Second Part. WTNESSETH, that the said paddes of the first part, in consideration of the loan of the sum of Thirty-Three Hundred and no/100to them doby paid, the receipt of which is hereby acknowledged, ha VO and and by this indentary do GRAN BARGAIN, SELL and MORTGAGE to the and party of the second part, its societums that analyst, the following described real estate elements in the Commy Douglas and Cints of Ferrar to othe Lots Four (4) and Five (5), and the North 14 feet of Lot Six (6), in Block One Hundred Fourteen (114), in the City of Eudors, 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 flatures, including stakers and humers, azerens, amings, storm windows and doors, and wi shades or blinds, used on or in connection with said property, whether the same are new located on said property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, With all and singular the ten ix and in er. And the said part 188 of the first part do bereby covenant and agree that at the delivery hereof they are the taxeful owner S of the premises above granied, and seleed of a good and indefeasible estate of inheritance thereis, free and clear of all inc and that they that they will warrant and defend the same against all parties making lawful claim thereta. It is agreed between the parties hereto that the part 108 of the first part shall at all times during the life of this of t, pay all taxes and an meets that may be leved or assessed against tail real estate when the same become due and read source outry of the set of the meetane, by all tasks and assessed real restate insured for loss from fire and estates of the second part, but the same data the specified and divertial by the buildings are trained for the first part shall full to loss, if any made payable to the party of the second part, but the extend of the interest. And in the event that said part 0.6 of the first part shall full into a beering provided. The same does and payable or to keep and divertial parts that said beart of the second part, and part and instance, or either, and this amount to paid thall become a part of the indetedness, secured by this indenture, and shall be This grant is intended as a mortgage to secure the payment of the sum of Thirty-Three Hundred and no/100 BOLLARS ng to the terms of ONE certain written obligation for the payment of said sum of money, executed on the llth day of November 1964, and by its terms made payable to the party of the second part, with all interest accroing thereon according to the terms of said obligation, also to secure all future advances for any purpose made to part 10.8 of the first part by the party of the second part whether evidenced by muse, book account or observies, up to the original amount of this mortgaps, with all interest accounts or software advances according the terms of the obligation thereof, and also to secure any sum or sums of money advanced by the taid party of the second part to pay for any interance or to 0 rge any taxes with interest thereon as herein provided, is the event shall said pard 285 of the first part shall fail to pay the same as provided in the indentu For 1.05 of the first part hereby assign to party of the second part the rents and income arising at any and all times from the property mortigaged to re said written obligation, also all focuse advances herender, and hereby anthorize party of the second part or its spont, at its option upon default to take one said avoid and property in translable condition, or other charges or payments provided for in this mortgage is abained and income and apply the same on the agreents provided for in this mortgage or in the obligations hereby secured. This parent of rents shall continue in force until the untiple balance of said obligations is fully giad. It is also agreed that the taking of possession jerenument. It is no manner prevent or retard party of the second part in collection of said spons by foreclosure or observice. The failure of the second part to assert any of its right hereunder at any time thall not be construed as a water of its right is assert the same at a later and to insist upon and enforce strict compliance with dirthe terms and provisions in sald obligations and in this mortgape contained. If said part 108 of the first part shall cause to be paid to party of the second part, the entire amount due it a der and under the terms and stors of said note hereby secured, and under the terms and provisions of any obligation bereatter incurred by part -10.8 of the first part for future next, made to them es, made to by party of the second part whether evidenced by note, book t of otherwise, up to the original amount of this mortgage, and any extensions or renewals hered and shall comply with all of the provisions in said note this mortgage contained, and the provisions of future obligations hereby accured, then this conveyance shall be void. 12 is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefissancering effort, stall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assign and successors of the arguering of the argu IN WITNESS WHEREOF, the part 0 B of the first part ha VO he IN WITNESS WHEREOF, the part 0.8 of the first part have bereating set the 17 handland wand your just ab Stis Tulks (SEAL) Fredia Fulks (SEAL) Fredia Fulks ISEAL !! 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