248

7.1.

Reg.	No.	20,125	
Fee	Paid	\$5.25	

b.

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This Indenture, Made this 23rd	9
Kenneth H. Vinyard and Betty M. Viny	vard, husband and wife
f Lawrence , in the County of	Douglas and State of Kansas
part is of the first part, and	
	party of the second part.
Witnesseth, that the said part 1.85 of the first	
Two Thousand One Hundred and no/100	DOLLARS
them duly paid, the receipt	t of which is hereby acknowledged, hatten sold, and by
his indenture do GRANT, BARGAIN, SELL ar	nd MORTGAGE to the said part y of the second part, the
	being in the County of Douglas and State of
Addition 6 & 7, in that part of the Ci Lawrence, and a tract commencing at a Southeast corner of the Northeast Quar 20, thence South 100 feet, thence West East to the place of beginning, in Add Lawrence formerly known as North Lawren "A" on the plat of Smith's Subdivision	ne (1), in Smith's Subdivision of portions of ty of Lawrence formerly known as North point 40 rods North and 11 rods East of the ter of Section 30, in Township 12, or Range 46.5 feet, thence North 100 feet, thence ition No. 7, in that part of the City of nce, and being the same land shown as Tract of portions of Additions 6 $\delta$ S, in that part as North Lawrence, in Douglas County, Kansas,
Including the rents, issues and profit:	s thereof provided however that the Mortgagors n the rents, issues and profits until default
with the appurtenances and all the estate, title ar	nd interest of the said part i.es of the first part therein.
And the said pertiles of the first part do hereby co	remaint and agree that at the delivery hareof. they are the lewful owners lible extert of inheritance therein, free and clear of all incumbrances.
No exceptions	
and that they will w	varrent and defend the same against all parties making lawful claim thereto.
It is agreed between the parties herein that the part 165 $_{\rm o}$ on and assessments that may be levied or assessed against said real ar- ein the holidans upons said real estate insured against fire and to instated by the part $X_{-}$ of the second part, the loss, if any, ma- theret. And in the event that said part 162. Of the first part sh- ald premises insured as herein provided, than the part $Y_{-}$ or on paid shall become a part of the indebtedness, secured by this nill fully repaid.	If the first part shell at all times during the life of this indenture, pay all taxes taste when the same becomes due and payable, and that $Lhey$ $M(1)$ contrado in such to sum, and by anch insurance company as shall be apacified and and payable to the part $Y$ of the second part to the extent of 1 LS all fail to pay such taxes when the same become due and payable to to keep if the second part may pay said taxes and insurance, or either, and the amount indenture, and shall beer interest at the rate of 10% from the date of payment
THIS ORANT is intended as a mortgage to secure the payment of no/100	of the sum of Two Thousand One Hundred Dollars
cording to the terms of ODC cartain pulltan abiliarilan	or the payment of said sum of money, executed on the 23 rd y 1 ts for the part y of the second aid obligation and also to secure any sum or sums of money advanced by the
ert, with all interest accruing thereon according to the terms of se and pert Y of the second pert to pay for any insurance or net seld pert I.Q.S of the first part shall fail to pay the same a	to discharge any taxes with interest thereon as herein provided, in the event
And this conveyance shall be void if such payments be made i	as berein specified, and the obligation contained therein fully discharged
certaint on made in such payments or any part thereof or any table are not paid when the same become due and payable, or if it sall entails are not kept in as good repair as they are now, or if w nd the whole sum remaining unpaid, and all of the obligations ; given, theil immediately mature and become the sall and all of	is herein specified, and the obligation contained therein fully discharged, obligation created thereby, or interest thereon, or if the taxes on raid real ther instances in ort lapt up, is provided herein, or if the buildings on said water is committed on said premises, than this convergence said become absolute provided for in said premises, than this convergence said become absolute provided for in said varient obligation, for the accurity of which this indentree is the option of the holder hereof, without motics, and it shall be lawful for
	is the support of the model harded, thereof, without notice, and it shall be lawful for SS [3] IS to take passession of the ask of premises and all the improvement populated by law, and to caller the rearts and basefits account thereform, and to more prescribed by law, and out of all moneys etting from such sale to the campa includent thereby, and the campa of the original.
I be paid by the carf , mation with rate on demand to	The Part whith I will
In Minnest Witnessed with a next 185 of the first of the	me may per trad- me of this industry and each and every obligation therein contained, and all bligatory upon the hair, executor, administrator, personal representatives, hereinto set their bard 5 and and 5 and
above written.	herevento set EDRIF hand 5 and seal 5 the day and year
" and the second se	Hunster I wingert (SEAU
	Kenneth H. Vinyard SEAL
	Betty M. Yingard (SEAL)
	Betty M. Vinyard (SEAL)