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- Janue Deem Register of Deeds

BOOK 139	296 MOR	TGAGE		1.
			Loan No. DR 30	20
THIS INDENTURE, mad			, 19.65, by and	betwee
	ROBERT E. SPRECKER	and MARY E. SPREC	KER, his wife	
of Douglas	County, Kansas, as mortga	gorS_, and		
	SSOCIATION OF TOPEKA		, a corporation organized and	existing
under the laws of Kansas with Kansas, as mortgagee;	its principal office and place	of business at I		
WITNESSETH: That said	mortgagors for and in c	muideration of the man		
FIFTEEN THOUSAND and	NO/100		Dollars /0 15 000	.00)
and assigns, forever, all the foll and State of Kansas, to-wit:	snowledged, do by these pr owing described real estate, at	esonts mortgage and wa	rrant unto said mortgages, its at	ICC888071
and State of Kansas, to-wit:				110
	Lot 95 on Ohio Stre Douglas County, Kan	et, in the City o	f Lawrence,	
Together with all heating, lighting	ng, and plumbing equipment as	id fixtures, including stol	ters and burners, screens, awning operty, whether the same are now	s, storm
on said property or hereafter p	laced thereon.	a connection with said pr	operty, whether the same are now	located
thereunto belonging, or in anyw	THE SAME, together with a	I and singular the tener	nents, hereditaments and appur same. Said mortgagor_5_ here	tenances
nant with said mortgagee the	at the y are , at the de	livery hereof, the lawful	same. Said mortgagor <u>a</u> here owner.a_ of the premises above c	onverse
and described, and <u>are</u> se	ized of a good and indefeasible	s estate of inheritance th	erein, free and clear of all encum	brances,
			and demands of all persons whor	nsoever.
PROVIDED ALWAYS, and FIFTEEN THOUSAND and N	this instrument is executed a	nd delivered to secure th	e payment of the sum of	
with interest thereon, together w	with such charges and advance	as may be due and pay	mble to said mortgagee under th	00), ie terms
			ed by said mortgagor <u>s</u> to sains and conditions contained there	
It is the intention and agrees	ment of the parties hereto that	this mortgage shall also	secure any future advances made	to said
iny of themamay owe to said m remain in full force and effect be all amounts secured hereunder, i	and any and an introduced so ourtgagee, however evidenced, stween the parties hereto and t neluding future advances, are	the addition to the amount whether by note, book ac heir heirs, personal repr paid in full with interes	t above stated which said mortga count or otherwise. This mortga esentatives, successors and assign t.	gors, or ge shall 18, until
The mortgagors hereby as and hereby authorize said mortga and income therefrom and apple t	sign to said mortgages all ages or its agent, at its option	rents and income arising upon default, to take chi	at any and all times from said p arge of said property and collect a s premiums, taxes, assessments, twee or payments provided for h d balance of said note is fully pa the collection of said sums by for	property ill rents
n the note hereby secured. This	p said property in tenantable rent assignment shall continu	condition, or to other cha	rges or payments provided for he d balance of said note is fully na	erein or id. The
Any transfer of said real es he payment of such indebtedness	r material bills outstanding wh tate shall be subject to the co s.	ich would result in a me ndition that the purchase	chanic's lien against this property or or purchasers shall also be his	r. able for
			all not be construed as a waiven nee with all the terms and provis	
If said mortgagor S/shall c rovisions of said note hereby as	ause to be paid to said mortga, soured, including future advan	tee the entire amount du	e it hereunder, and under the ter or renewals thereof in accordan-	ms and
he terms and provisions thereof, hen these presents shall be void	and if said mortgagors shall otherwise to remain in full f	comply with all the prov	isions of said note and of this mo	rtgage,
ession of all of said property, and e immediately due and payable, he date of such default all items	d may, at its option, declare th and may foreclose this mortg of indebtedness secured hereby	e whole of said note and age or take any other lep y shall draw interest at 1	isions of said note and of this mo mortgagee shall be entitled to t all indebtedness represented the ral action to protect its right, an 0% per annum. Appraisement wa	ne pos- reby to id from sived.
This mortgage shall be hindin asigns of the respective parties h		benefit of the heirs, en	ecutors, administrators, successo	ers and
IN WITNESS WHEREOF,	said mortgagors have her	anto set their	hand 5 the day and year first	above
- Jaket	Juckin	1. Jan	E Jack	
Robert E. Spr	ecker	Mary E.	Sprecker	-
TATE OF KANSAS,	and the second			
OUNTY OF Douglas				
A DATE OF THE REAL PROPERTY OF		February	A. D. 19. 65 bef	Contraction of the local division of the loc
Mary E. Sprecke		te aforesaid, came R	obert E. Sprecker a	nd
ho are minutelle base	a ma to ha the sum of the	who are the court	······	
knowledged the execution of th	e same.	and executed the within	i mortgage, and such person S	duly
	neredato set my hand and aff	0- 4	o day and year last above written	4
CN 0110/4/		mary a	I Adlen !!!	

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tou Release, See Book 279, page 159.