BOOK 139 486 MORTGAGE THIS MODIFURE, Made March Nelson Greene and Dorothy Greene, husband and wife . 19.65 between of Lawrence in the County of Douglas and State of Kanas particles of the first part and THE LAWRENCE BUILDING AND LOAN ASSOCIATION of Lawrance, Kanas, party of the Second Part, witnessens, that the said part 103 of the first part, is consideration of the lean of the part of Thirty-Five Hundred and no/100-----to them doty poid, the receipt of which is hereby acknowledged, have sold and by this indentive da. GRANT, BARGAIN, SELL and MORTGACE to the said party of the second part, its mountains and assigns, the following described real estate situated in the County of DOUG1855 and State of Kansat, to-writ: Dougles and State of Kaman town: Dougles and State of Kaman town: The East 30 feet of Lot Twenty-One (21), less the North 10 feet thereof, and the East 30 feet of Lot Twenty-Three (23), on New Jersey Street, in the City of Lawrence, in Douglas County, Kansas. Mortgagors understand and agree that this is a purchase money mortgage. Together with all heating, lighting, and plending replanent, and futures, including staters and burners, screens, awnings, storm windows and a thides or blinds, und us or in connection with taid property, whether the same are new located on tail property or hereafter placed thereas. TO HAVE AND TO HOLD THE SAME, With all and singular the ten And the said part LOS of the first part do int and agree that at the delivery hereof they are the instal of of the premises above granted, and selzed of a good and indefeasible estate of interitance therein, free and clear of all incur nd that ' they will warrant and defend the same against all porties making lawful claim th It is agreed between the parties hereto that the part 1.05 of the first part shall at all times during the life of this indexture, pay all taxes and assuments that may be lived or assumed against said real estate when the same because due and payable, and that the y with 1.0 here the building part said real estate when the same because due and payable, and that the y with 1.0 here the building part said real estate when the same because due and payable, and that the y with 1.0 here the building part said real estate building part said real estate building the same because 1.05 with 1.05 with 1.05 with 1.05 here the building part said real estate building the same because 1.05 with 1.05 with 1.05 with 1.05 here the building part said real estate building the same because 1.05 with 1.05 with 1.05 here the building part said real estate building part said real estate building part same because 1.05 with part will be second part. Use loss, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part 10.5. of the first part italiant is part to any the second second second part to the extent of its interest. And in the event that said part 10.5. second part may pay said taxes and insurance, or either, and the amount to paid that become a part of the indebtedent, second part to the rate of 10% from the date of payment will fully repaid. This grant is intereded as a morphyse to secure the payment of the som of Thirty-Five Hundred and no/100-DIAR ODE certain written obligation for the payment of said sum of maney, executed on the 5th, 1965, and by its terms made payable to the party of the second part, with all interest accruing th day of rms of tail shipation, the to secure all future advances for any purpose made to $part_{1} \oplus 3$ of the first part by the party of the second part widenced by note, book account or otherwise, so is the original amount of this mortgape, with all interest according to of the obligation therefol, and also to secure any sum or sums of money advanced by the said party of the second part to pay for any imprance or to disrge any taxes with interest therein as herein provided, in the event that said partifles of the first part shall full to pay the same as provided in the indepture We say latts min interest unterest as herein provers, in our term use sale particles in the trait part same term or part of the second part the rents and income prime at any and all times from the property mortgaged to resald writered objection, also all future advances hererolders and berefu particities arises the technol part or its special its second and the second part of the technol part or its special to the second part to the technological parts and all times from the property mortgaged to the sale objects and property in terminable condition, or other chargest or paysents provided for in this mortgage in the objections hereby second part in collections in fully part. It is also agreed that the taking of postession hereader of the second part or rents shall continue in force until the second part in collection of said unus by foreclesure or otherwise. The failure of the second part to assert any of its right hereworder at any time shall not be construed at a waiver of RL right to assert the same at a lat and to insist upon and enforce strict compliance with all the terms and provisions in taid ablighter and in this mortgage contained. It said part 10.0 of the first part shall cause to be paid to party of the second part, the entire amount due it here islows of said note hereby secured, and under the terms and provisions of any obt after incurred by part 105 of the first part for future whereases, made to the original amount of this mortgage, and any extensions or revewals hereof and shall comply with all of the provisions of fature obligations hereby secured, then this conveyage shall be void. and in this moregapy commenters are the provinces or mate comparison berefs, and the second parts are the source of the second s ale, on demand, is the party of the first part. Part 185, of the first part shall pay party of the second part any deficiency re 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 hereform, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, satign and successors of the researching relief hereto. the hereta. In WITNESS WHEREOF, the part 108 of the first part to VO hereanty bit the 1r handbard southing day Nelson there (seal) the thy the Nelson Greene (seal) Dorothy Greene Whe day and year last a Luene ISPALL (SFALL KANSAS STATE OF COUNTY, SS. DOUGLAS se of seminances, Tost on this 5th day of March A D. 1955 before me, a Notary Public in the atornaid County and State. came Nelson Greene and Dorothy Greene, husband 5th A D. 1965 NOTARL ine. and wife DELICIE to me personally known to be the same per-acknowledged the execution of the same, IN WITHERS WHEREBY, I have here Eby My Commission Expires April 21 19 66 con Il'E. Notan Public 11 Beam

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