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	MORTGAGE	1016 1515	BOOK 112	nummunu	
THIS INDENTURE, Made this 15 Geoil J. Kohler and	e h	Oatobe	y r	19 Detween	minim
Clarence J. Wingert of Lewrence in the Coonty THE LAWRENCE BUILDING AND LOAN ASSOCIATION	and Donns J. Win	gert, husban	1 and wind	the first part, and	mmin
Five Thousand and no/10	first para, in consideration of the	loan of the sum of	· · · · · · · · · · · · · · · · · · ·		inninnin i
to the said party of Driver and State of a	, the receipt of which is hereby ac the second part, its successors and Kansas, in-wir	knowledged, have sol assigns, the following des	i and by this indenture ribed real estate situate	do GRANT, d in the County of	COMMUNIT COMMUNIT
bit Two (2) und of Block Four (b)	Three (3) to Suid	in within the	05.7 (Î) * Dity	•	minim
of lurrerise, in \supset Together with all heating, lighting, and plumbing equipm shades or blinds, used on or in connection with said prop	sent and fixtures, including stokers erty, whether the same are now for	and burners, screens, awn	ngs, storm windows and	ddors) and window	IIIIIIIIII
TO HAVE AND TO HOLD THE SAME, With all and forever, And the said part 100 of the first part do	singular the tenements, hereditame	nts and apportenances the	evolo belonging, or in an	wise appentializing	mmum
of the premises above granted, and seized of a good and	indefeasible estate of inheritance	Derrein, free and clear of	the la all incumbrances	whill owner. "	
It is sureed between the parties herein that the nor	nd, the same against all parties multiple to the first part shall a	A self almost short river and	of this indenture, pay all	taxes and assess-	
ments that may be levied or espessed against said real er open said real estate insured for loss from fire and ext erry of the legend part, the loss, if any, made payable f the first part, shall fail to pay such taxes when the as	Late when the same become due a anded coverage in such sum and b to the party of the second part to me become due and marghe or to	nd payable, and that by such insurance company the estent of its interest.	as shall be specified an And in the event that s	keep the buildings d directed by the aid part	humun
serty of the legend part, the loss, if any, made payable f the fort part, shall fail to pay such targe when the as could part may pay shall targe and insurance, or either, ear interest at the rate of 10% from the date of pay This grant is intended as a morispage to secure the	and the amount so paid shall been ment until fully repaid. payment of the sum of Race	Then the independent of the indebte	as nerein provided, then iness, secured by this in	thesparty of the depture, and shall	
DUCALIES 19 Canad b	itten obligation for the payment o is terms made payable to the p	mit the street and	and the second states of the	day of	
b) the terms of said obligation, also to secure all future hether evidenced by note, book anchint or otherwise, so as terms of the obligation thereof, and also in secure any marge any farts with interest thereon as hereic provided					1
Bat 100 of the first part hereby assign to party cure said written abligation, also all future advances betwarp of said property and collect all rents and income a	of the second part the spate of reinder, and hereby anthonic party ad apply the same on the segment	Inconstanting at any and al the second part or its of imaging pression to	pay the same as provided all times from the prope agent, at its option upon	in the indenture rty marchaged in intefault, to take	
RM ¹ of the first park hereby assign to park form said written abligation, situ all faither advances behavior and the said protect in the said faither advances behavior constant to keep said protectly in researable candidus. Therefore a said content on force and the said all fin so mannes querents are training park by the said all fin to mannes querents are training park by the said the follower of the solution start in graver are done	other charges or payments prevent of defance of sold obligations is for part in collection of sold sinns by	nd for in this mirigage o offer oud. It is also agree foreclosure or otherwise	in the addisations served I that the taking of por	by secured. This secured, This secured, therewas	
The failure of the second part to assort any of or eq me, and to insist upon and enforce strict pomphance and If said part $\left\lfloor \frac{d^2}{2} \right\rfloor$ of the first part shall cause to methods of raid note, backs assured	be paid to party of the second is	art the setting amount on	the survey of the second		
revisions of said note hereby secured, and under the te transes, made to	rtuage, and any extensions or rene	by party of the seco	nd part, whether, evidence by with all of the provid	of by note, book	
If defaults he made in payment of such adjusters or take are not paid when the zone decome the and pays is they in a good repair as they are now, or it waster unada, and all of the addpattor, for the security of the here, which netice, and it shall be hereful for to all the inverse theory arrated, or any part theored, in the add of principal and interest together with the costs and of principal and interest together with the costs and e, or decast to the party of the first part. Part,	any part thereof or any abligation ble, or if the insurance is hot kept a committed on said premises, then	s created thereby, or inter 1 UD, at provided herein, a This conveyance shall bec	est thereon, or if the ta r if the buildings on said one absolute and the wh	tres on said real	
Iter hereof, without notice, and it shall be previous for a d all the improvements thereon in the manner provided If the premises hereby granted, or any part thereof, in the hald of primical and interest topether with the roots a	which this indextore is given shall i he said party of the second part by law and to have a receiver app e mahaer prescribed by law, and o discharge incident by	mmediately mature and bec it's successes and assigns, minted to collect the rents at st all moneys arising f	ome due and payable no t to take possession of th and benefits accruing th om such sale to retain t	the dotion of the to said premises merefrom, and to the amount then	
It is arread by the mutiles bushes that the trans	of our max part show pay part	f of the second part any d	ticlency resulting from su	ich sale.	
erefront, shall extend and have to and be obligatory up the bertiz. IN WITNESS WHEREDT, the part 1 of the flu	In the heirs, executors, administrate ist part ha $\frac{12.9}{7}$, hereunto set.	hand and seaf			1
Clarine Juliyes arong	(SEAL)	Daniel T	1 Bartin	ISEAL)*	
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DOUBLAS COUNTY					
before me	a Notory Publ	1.C	duction n	A_D. 19	A
A STATE OF THE OWNER OF THE OWNER	cil J. Kohler an . Wingert and Do	ACCOUNT AND	chi transmerter.	이지의 : 명기 1월문	
IN WITHERS WI above write	sonally known to be the same of the execution of the same. IEEEOF , I have hereunto subscribed en.				
Committee Elpines. April 2		K. E. E	- Che	Lay aver 1	
	RELEASE	Janue.	and the second se	later of De	
ndersigned, owner of the with red thereby, and authorizes of record. Dated this 25 d.	the Register of I	eby acknowledg leeds to enter	es the full the dischar	payment of ge of this	the
(Corp. Seal)		Lawrence Savi THE LAWRENCE	BUILDING AND	LOAN ASSO	TATION
	Mortgagee.	by M. D. Vaur	un Executive	Vice Pres	ident