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MORYGAM BOOK 1/1	25720 me 2001 The Callock Printer, Publisher of Local Minaka, Lawrence, Kanasa
This Indenture, Made if	his 9th
2121 Obla Street	and OliveiW. Jackson, bis wife,
of Lewrence,	, in the County of Douglas and State of Kansas and The Lawrence National Bank, Lawrence, Kansas
Witnesseth, that the seld Eleven Thousand Four	partissof the first part, in consideration of the sum of Hundred Fifty Dollars (11,50,00)
tothem this indenture doGRA	duly paid, the receipt of which is hereby acknowledged, he ^{ve} sold, and by NT, BARGAIN, SELL and MORTGAGE to the said part?of the second part, the estate situated and being in the County of
Lot Nineteen (1 Park Hill Addit	(9) in Block Nine (9) in Prairie Acres Subdivision of ion, an Addition to the City of Lawrence.
	2121. Ohio Street, Lawrence, Kanças.)
RENT ASSIGNMENT: Inc that the mortgagors s profits until default	cluding all rents, issues and profits thereof, provided, however, thall be entitled to collect and retain the rents, issues and . hareunder.
And the said part 193 of the	aney mortgage. d all the estate, title and interest of the said part. IGB of the first part therein. e first part do
It is spreed between the parties and essessments that may be levied o herep the bolicitys upon said real at directed by the part. J. of the se interest. And in the event that said perturbation of the second secon	and that they. will warrent and defend the same equinst all parties making lewful claim thereto. hereto thet the part 10.8 of the first part shall at all times during the life of this indenture, pay all taxes or assessed against sold rate settles when the same becomes the and physics, and that TARY MILL life inverse against sold rate settles when the part of the set of parties the same become during the local part, the local if any, making payshes or too keep later inverse against part shall fail to pay such taxes when the same become due at payshe or too keep dot, then the part J is of the second part and taxes and inverse during the late rate and the same of the part J or to keep dot, than the part J is of the second part may pay said taxes and inverse during the late of payment indebtedness, becaused by this indenture, and shall beer interest at the rate of 10% from the late of payment indebtedness.
THIS GRANT is intended as a more $(\$11,150.00) =$ according to the terms of 910	rights to secure the payment of the sum of Eleven Thousand Four Hundred Fifty
that said part en of the first na	19.65 , and by 11.5 terms made payable to the part X of the second on according to the terms of said obligation and also to secure any source runs of money advanced by the 1 to pay for any insurance or to discharge any taxes with interest thereon as herain provided, in the event et abalit fail to pay the same as provided in this indenture.
And this conveyance shall be vote if default be made in such payments estates are not paid when the same be real estate are not kept in as good m and the whole and memoiding unpaid is given, shall threedistely mature an	If you have the top pay me same is provided in this indentive. If you have have the same is a breen approximately, and the obligation contained therein fully discharged, is or any part theread or any obligation created thereby, or integrat thereon, or if her taxast on said read- seeme due and psychio, or if the insurance is not kapt up, as provided beein, or if her taxast on said opair as they are now, or if waste is committed on said premises, then this conveywers the biddings absolute discharged as and psychio or if provided for in said version obligation, for the teaching of which them absolute of become dise and psychio is the option of the holder hereof, without noice, and it shall be fawiful for attractions.
ments thereon in the manner provided sell the premises terchy granted, or retain the annuant then unpaid of prim shall be paid by the perc? maki	I by law and to have a receiver appointed to the test provides and all the improve- only part thered, in the manner prescribed by law, and out of all moneys arising from such safe to cleal and interset, together with the coats and charges incident thereto, and the overplus, if any there, be, ing such asks, on demand to the first each 100.
It is agreed by the parties hereic benefits accruing therefrom, shall ext assigns and successors of the respect	o that the terms and provisions of this indenture and each and every obligation therein containent and all
	Forrest A. Jackson (SEAU)
	Olive W. Jackson (SEAL)
STATE OF Kansas	COUNTY; } 55.
NOTAR,	NY IT REARABLED, That on this 9th day of September A.D., 19.55 before me. a Notary Public in the storestid County and State, came Forrest A. Jackson and Olive W. Jackson
Aucros a	to me personally known to be the same person. B., who assouled the forsgoing instrument and duly acknowledged the execution of the same. IN WITHEEE WHEEEON, I have bereards subscribed my name, and afficial my official seel on the day and year last above written.

Reg. No. 6h1 Pee Paid 228.50

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