Reg. No. 1,166 Fee Paid \$11.00

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Son Saturation a Miles Das Book 279 Page 488

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O

Contraction of the local distribution of the

	enture, Mode this Lenwood J. Howa				1
of Doug1	NAME OF TAXABLE PARTY.	County, in the State o			
	ities Investmen	it Company,	a partnershi		of the first po
of Douglas			of Kansas, of the second		
Witness	eth, That the said part 105				
forty three	hundred ninety	four and (04/100	n or	· · · · · · · · · · · · · · · · · · ·
	h is hereby acknowledged, a			Contraction of the state of the	DO
cheir heirs a	ind assigns, all the following	g described Real Est	ate, situated in the Cor	unty of Douglas	e anor the secon
and State of Kanse	as, to-wit:	1 à a .			· · · · · · · · · · · · · · · · · · ·
101	Eleven (11)			(9), Ten (10), t one-half(2)	
				ll in Block 3	
	the City of 1				i in 🛰
		Receiver Provel	ougias count	<u>. 1</u>	10 1
*					
		2			
*****	the second s	8			
	A Martin and the		-		1.
TO HAVE AND T	TO HOLD THE SAME, Tog	ether with all and	singular the tenement	s, hereditaments and ap	ourtenances the
belonging, or in an	tywise appertaining forever:	ан на С., ^с			
of the fir				dition, that whereas said	
	if the second part, for the s			certe	
	herewith, payable at		A.		
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		00		
each, the first inst	ts, of <u>NINE V</u> OI allment payable on the <u>8 th</u> day of	Sth	day of Marr	and the second sec	1966 , the
installment on the	8th days	June	doy of	6	1900, the
days of each	month and			ear thereafter, until the er	
the note secured amount so paid sho ten per cent, from be entitled to imme And if defa thereof, then all ur legal holder of said Appraisement waive Now if said shall pay or cause note mentioned, 40 discharged and voic interest thereon, is levied against said kept-up, then the w of the second part s	press terms of said mortgag hereby, may at his option, all be added to the amount s the time of such payment, a ediate possession of said pre- nault be made in the payment hand installments shall bear d note	for the protection of secured by this mortg and he may declare it mises and foreclosure of any one of the in one immediately due terest at the rate of of the firs Sof the second part, areon, according to the n in full force and et due; and if the taxe for an paid when the ind interest thereon, as ession of said premise the the second premise the the second premise the second premise th	this mortgage, make s page and shall be secure his mortgage and note of a of this mortgage, a stallments described in a and payable, at the of ten per cent per annu- at part the 1 part the 1 part the 1 part of ffect. But if sold sum ess and assessments of e the same are by law mo- shall and by these prese- es and foreclosure of the itheir beirs do	said payments of principal ed hereby and shall draw due and payable at any tim this mortgage and note y ption of the part 10 of the m from the date of said gns, said sum of money in the same, then these pro- or sums of money, or any avery nature which are or ade, due and payable, or i ints become due and payab- is mortgage.	I or interest, a interest at the ne thereafter ar when due, or ar the second part note until full in the above de esents shall be r part thereof, may be assess f the insurance le, and said pa
of the second part, right to sell and cor	executors, administrators or nvey the same, that said pre- h^{-} 15 to the Bar	assigns, that the	are lawfully	seized in fee of said prem	ises, and have
	- Part - Part -	approximation and a second second	La parti de la como		
and that there			1		
said premises again	will, and thei st the lawful claims and der	monds of all persons	whomseever	all, forèver warrant and d	etend the title
	Whereof, The said part 1				
	and full t	and the this part		1 M	
written.	1		den	wood & Hour	ul
written. ATTEST:			AL A REAL PROPERTY AND A R	and a second statement of the	the course of the party of the
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