21 Reg. No. 2,639 Fee Paid \$97.50 11675 BOOK 149 Mar. 5310 MORTGAGE The Outlook Printers, Publisher of Land Ster day of December This Indenture, Made this _____20th 19 67 her Rees M. Jackman and Leds P. Jackman, husband and wife , in the County of Douglas and State of of Lawrence parties of the first part, and THE FIRST NATIONAL BANK OF LAWRENCE, Lawrence, Kansas . 18 Dart Y of the second part. Witnesseth, that the said parties df the first part, in consideration of the sum of to them duly paid, the receipt of which is hereby acknowledged, have sold, and by 3 following described real estate situated and being in the County of Douglas and State of Kansas, to-with nsai, Nowih.
Southwest Quarter (SW) of Section Twenty-one (21), Township Thirteeh (13)
South, Range Ningteen (19) East, Less a tract for school described as follows:
Eeginning at the Southwest corner of said Quarter Section, thence East along the South line of said Quarter Section 837.69 feet, thence North 520 feet, thence West 837.69 feet to a point on the West line of said Quarter Section 520 feet to place of beginning;
and also Less a tract described as follows:
Beginning at the Northwest corner of said Quarter Section, thence East along the North line of said Quarter Section 485.6 feet, thence South 155.58 feet, thence West 485.6 feet to a point on the West line of said Quarter Section 155.58 feet to the point of beginning. Red with the appurtenancemend all the estate, title and interest of the said part i esof the first part therein. And the said part 105 of the first part do hereby covenant and agree that at the delivery hereof LDGV : AT the la nises above granted, and seized of a good and indefeasible estate of inheritance sherein, free and clear of e'l in Book and that. They will warrant and desend the same against all parties making lawful de to that the part 1,05 of the first part shall at all times during the life of this Endenture, pay all toce and assessments that may be 'eviad or assessed against solid real estate when the same becomes due and payable, and that They will kenge the buildings upon add real estate insured against solid real estate when the same becomes due and payable, and that They will interest by the part. X. of the second part the loss if any, tode payable to the part Y. of the second part to the estate of 112. Interest, And in the event that said part 455 of the first part due fall to pay such taxes when the same become due and payable or to keep and premises insured as herein provided, then the part Y. of the second part and payable to the same become due and payable or to keep and premises insured as herein provided, then the part Y. of the second part and payable or to keep and premises insured as herein provided, then the part Y. of the second part may pay taid taxet and insurance, or either and the amount or paid sould become a part of the indebtedness, secured by the indent we, and shall been interest at the rate of 100% from the date of paymen until fully repaid. Hag THIS GRANT is intended at a startgage in secure the present of the sum Thirty nine thousand and no/100 - - - - ding to the terms of ODE ce int of said sum of money, executed on the 20th day of December part, with all interest accruing the . 19.07 and by 114 terms made payable to the part Y of the second on according to the terms of sed obligation and also to secone any sum or sums of money expressed by the said part Y of the second part to day for any insurance or to discharge any said part 105 of the first part shall fall to pay the same as provided in th And this conveyance shall be void if such payments be made as herein specified, and the default be made in such payments or any pair thereof or any obligation created thereby, o ste are not paid when the same become due and payable, or if the insurance is not kept up, I estate are not kept in as good repair as they are now, or if weate is commutified on said par-t the whole sum remaining unpaid, and all of the obligation provider for in said written a given, shall immediately mature and become due and payable at the option of the holder i aid part Y ... is the second part, a thereon in the manner provided by low and to he the premises hereby granted, or any part thereof, the amount then uppeld of principal and interest, t I be peld by the part y making such sale, on demand, to the tirst part 125. It is agreed by the parties hereto that the terms and provisions of this indenture and e nefts accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, igns, and successors of the respective parties hereto. rest the part 105 of the first bant ha VP (SEAL) (SEAL) AS (SEAL) (SEAU-ากกระสารทุกที่สารทุกที่สารทุกที่สารทุกที่สารทุกที่ได้สารทุกที่สารทุกที

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