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| - Clarg Ella | ht hundred and minuty His | day of | - October | in the year of ou |
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| or the mat part, and r.r. | illiam T findair, | of Lawrence | Kan. | The state of the s |
| or the second part, | | | Sector States and Sector States | |
| Witnesseth, T | hat the said part 114 of the first | t part in considerati | on of the sum of | |
| , man nund | red. | P | - DOLLARS IN HUM | duly paid, the receip |
| an me second part part | W heirs and assigns forever. | all that tract or pa | real of land situated in the G | ortgage to the said party |
| and Fine (105) (| follows, to-wit: Lots North and the South touch Street in the City of | ve feet of lot | 1 and This (a D) a. | |
| grantors in | rely acher in maning | tain france in | yurance upon the | buildings now |
| of second fart | to be created there y his heirs and a | on, during 1 reigns | tu tastina of thi | e loan, fot brufi |
| with all the appurtena | nces, and all the estate, title a | and interest of the | said part wood of the first pa | rt therem. And the said |
| dohereby covenant : | and agree that at the delivery l | v of the firs | awful owners of the premise | s above granted and saize |
| of a good and indefeasil | ble estate of inheritance therein | free and clean of all | in and the | + Hu will were |
| rant and defe and assigned | und same in quiet forever, against all | and placed lawful clar | ble possession of 2d | partly, his heirs |
| This grant is intended : | as a Mortgage to secure the pa | yment of the sum of | .[| |
| | r Nundred Dollars i | in five years | from date | |
| according to the terms | of one certain parties of the first, | -morigage | | cuted and delivered by th |
| 0 | press of the poles | gwa | to the said | party of the second part |
| part thereof, or interest and the whole amount s executors, administrator | all be void if such payments be thereon, or the taxes, or if the ir shall become due and payable, a rs and assigns, at any time ther raisement hereby waived or not all the measure arising force and | isurance is not kept and it shall be lawfu cafter, to sell the pro- at the option of the | up thereon, then this conveya il for the said partyof the s emises hereby granted, or any e party. of the second part (1) amount then due for principal | nce shall become absolute econd part UU part thereof, in the manne executors, administrator |
| or assigns; and out of a the costs and charges o | of making such sales, and the ov | rerplus, if any there | be, shall be paid by the part | Y making such sale or |
| or assigns; and out of a the costs and charges o demand to the said β_{α} , heirs and assigns. | of making such sales, and the ov rtice of the first pa | rerplus, if any there rt, their | be, shall be paid by the part | Y making such sale or |
| or assigns; and out of a the costs and charges o demand to the said β_{α} , heirs and assigns. | of making such sales, and the ov | rerplus, if any there rt, their | be, shall be paid by the part reunto set that hands and se | Y making such sale or alsthe day and year firs |
| or assigns; and out of a the costs and charges o demand to the said $\beta_{1,0}$ heirs and assigns. In Witness W | of making such sales, and the ox rtur of the first fa /hereof , The said partUs/of th | rerplus, if any there rt, their | veunto settletti handsand se Clara E. M. Inti | Y making such sale or ealsthe day and year firs U (SEAL. |
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