Mortgage Record No. 46.

337 COUPON MONTGAGE Journal in. Line one thousand nine For Release which appears to be for this motion, su Boak SI, Prog SII. This Indenture, Made this. 11Th day of apre in the year of our Lord, one thousand nine hundred Ten Deshazer ames y Deshager us wele Lucuda between .. of the first part, and Lawrence in the County of and State of Kansas, of the first part, and d part: Vewdal of the second part: ion of the sum of Witnesseth, That the said part Wool the first part, in consideration of the sum of ree bundre DOLLARS, ant, bargain sell and land situated in the and State of Kansas, described as follows, to wit: The East 121 9/100 lect of Lot US Thirty eight (39) in additioned 6 Fourteen 14 ety & tat with the appurtenances and all the estate, title and interest of the said part of the first part therein. And the said ... James y. Nechanger "and wing for the premises above granted and seized of a good and indefeasible estate of reby covenant and defeasible estate of inheritance therein, free and clear of all incumbrances, and that _______ will warrant and defend the same against all claims whatsoever. This Grant is intended as a MORTGAGE to secure the payment of the sum of gare hundred _______ Dollars, claims whatsoever. cel _Dollars. Another interest and a state of the second parts of the second part. Said Another is a state of the second part. Said March y Dechanger and when Anisonaly Besha for the said part y of the second part. Said note being given for the sum of ______ Three hundred ______ Dollars, dated when 1, 1910 ______ due and payable in ______ the for the second part. Said Jan and the second part. Said Dollars, dated when 1, 1910 ______ due and payable in ______ the for the second part. Said Jan and second part. Said Dollars, ereof, with interest dated Whref 11, 1910 due and payable in 5 give effected and experimental date hereof, with interest thereon from the date thereof until paid, according to the terms of said note any compone, thereto attached. And this conveyance shall be void yance shall be void of the first part if such payment be made as in said note and coupons thereto attached, and as is hereinalter specified. And the said part, (240f the first part eep the said premhereby agree to pay all taxes assessed on said premises before any genalties or costs shall accrue on account thereof, and to keep the said prem-ises insured in favor of the said mortgagee, in the sum of Arec Arec Mendred DOLLARS. DOLLARS, ises insured in favor of the said mortgagee, in the sum of <u>MARCE NEUCOLOM</u>. DOLLARS, in some insurance company satisfactory to said mortgagee, in default whereof the said mortgagee may pay the taxes and accruing penaltics, interests and costs, and insurance, shall from the payment thereof, be and become an additional lien under this mortgage upon the above de-scribed premises, and shall hear interest at the rate of to per cent, per anoun. But il default be made in such payment, or any part thereof, or interest hereon, or the taxes assessed on said premises, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole principal of said note , and interest thereon, and all taxes and accruing penalties and interest and costs thereon absolute, and the whole principal of said note , and interest thereon, and all taxes and accruing penalties and interest and costs thereon absolute, and the whole principal of said note , and interest thereon (part and all sums paid by the part of the second part, and all sums paid by the part of the second part function of the second part shall sum paid by the part of the second part function. accruing penalties, accruing penalties, upon the above der any part thereof, ince shall become and costs thereon part for insurance, ond part us manner prescribed shall be due and payable or not at the option of the party of the second part; and it shall be lawful for the party of the second part. University administrators and assigns, at any time thereafter, to sell the premises hereby granted, or any part theffed, in the manner prescribed by law, appraisement hereby waived or not at the option of the party of the second part. A more part the second part the money arising from such sale to retain the amount then due or to become due according to the conditions of this instrument, together with the costs, and charges of making such sale to retain the amount then due or to become due according to the conditions of this instrument, together with the costs, and charges of making such sale to retain the amount then due or to become due according to the conditions of this instrument, together with the costs, and charges of making such sale to retain the amount then due or to become due according to the conditions of this instrument, together with the costs. or assigns; and out strument, together ale on demand, to Gor addigment de Book 51, Page 511, lames y. Deshager his heirs and assigns. ___heirs and assigns. IN TESTIMONY WHEREOF, The said partic of the first part hat Pelercunto set Their hand and seal the day and year last day and year last above written. d. Sealed and Delivered in Presence of ucuda Dechazer (SEAL) Marrison -(SEAL) (SEAL) Douglas State of Kansas, _County, ss. BE. IT. HEMEMBERED, That on this______ day of______A. D. 19/0, before R. M. Marrison a Notary Public in and for said County and State came_______ June of Newhaver "Excusing Recharger, to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. april 1910, before me .A. D. 19/0, before me of the same. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on the day and year last above written. ritten. 1084 6 2.83 J. M. Marrison Notary Public My commission expires Feb 23, __ Notary Public A. D. 1910, 21, 4 31 - o'clock PM. Filed for Record the ______ day of _____ Aleyd a Lawrence Register of Decits. gister of Deeds. Deputy

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