Reg. No. 5600 Fee Paid #1.75

StonTGAGE also, 52 K) E. J. Bovler, Publisher of Legal Blanks, Lawrence, Kansas This Indenture, Made this , 9th day of April , in the		ch
Paulto Camin		ar
ar of our Lord one thousand nine hundred and	$\left  \cdot \right $	La
	. " . N.	9
I Lawrence in the Countr of Douglas and State of Kanses	a B	. La
		in
		₹.
part T of the second part.		. 2
Witnesseth, that the said part of the first part, in consideration of the sum of Seven Hundred Fifty and No/100		. 2
		t l
5. them		a
al estate situated and being in the County of Douglas and State of Kansas, 10-wit:		R
Lots No. Thirty-Seven (37), Thirty-Eight (38) and		An
		1
Thirty-Mine (39), Walnut Park, a subdivision of a portion of Addition Three (3) in that part of the		A.
City of Lawrence known as North Lawrence.		-re
a north an inter and the second and a second and a second		6
th the appurtenances and all the estate, title and interest of the said part <b>108</b> of the first part therein.		4
And the said part 105 of the first part dohereby covenant and agree that at the delivery hereof they are the lawful owner the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, the lawful owner No. Exceptions		5
It is spred between the parties hereto that the part <b>195</b> , of the first part shall at all times during the life of this indenture, pay all taxes or assessments are may be leried or assessed against start and the same become due and payable, and that <b>196</b> , <b>197</b> , <b>191</b> , <b>197</b> , <b>19</b>		È
at may be teriad of assessed against state when the same becomes due and payable, and child. <b>MAP2</b>		at
rt shall fail to pay such taxes when the same become due and payable or to keep said premises insured as herein provided, then the part		an f
11113 GICALN F is intended as a mortgage to secure the payment of the sum of		Par a
Seven Hundred Fifty and No/100		ie th
cording to the terms of a	1	48
cruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part <b>T</b> of the second part pay for any maintance or to discharge any taxes with interest thereon as herein provided, in the event that said part		. 62
e same as provided in this indenture		22
Addition while a difference to the state of the first state of the sta		NY.
And uns conveyance shall be would is such payments be made as herein specified, and the objection contained therein hully discharged. If default be de in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real estate are not pay and when the same come due and payable, or it the insurance is not kept up, as provided herein, or if the taxes on said real estate are not pay and when the same would for in said permits, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligations avoided for in said vertice obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of		12
would for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and psyable at the option of ie holder hereof, without notice, and it shall be lawful for the said part.		1 de
to hadre there to a native to the second of which this indentities is given, shall immediately mature and become due and payable at the options of the said preprises and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing teerform, and to sell the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain the month there unpuld of principal and interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the transmission of the behavior of the second	1	J.
		03
erefrom, shall extend and inure to, and be obligatory upon the heirs, executors, adjustmentors, personal representatives, assigns and successful of the respective inter hereto.		54
In Witness Whereof, the part 198	4	119
Lawing Figure Denlation		50
Contraction of the Land (SEAL)		5
(SEAL)		19
(SEAL)		1 1
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		eu-
CATE OF KANSAS		- as
Be it Remembered. That on this 26th day of April A. D. 19 47.		1
be it Remembered. That on this 2.2. And day of the aforesaid County and State,		
came Lawrence Francis Unfred and Evelyn Unfred, his wife	5-	
to me personally known to be the same persons, who executed the foregoing instrument and	min .	
by the same personally known to be the same personal, who executed the foregoing instrument and duly acknowledged the execution of the same.	1 train	was
BLI IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the		mor
s count day and year last above written. June of Blurgert		this
	1000	194

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