Reg. No. 5732 Fee Paid \$7.50

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MC	32796 BOOK 92
	to Tuboutuno
	L T 1 A L L L L L L'Combre Series
	burgene R. Miller and Hazel I. Miller, husband and wife
武山谷	
of	Lawrence , in the County of Douglas and State of Kansas
part	ies of the first part, and The Lawrence Building and Loan Association
No.	witnesseth, that the said part 105 of the first part, in consideration of the sum of
	Three thousand and no/100
.o	them duly paid, the receipt of which is hereby acknowledged have rold and he this industry
lo	GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described tate situated and being in the County of DOUGIES and State of Kansas, to wit:
	and State of Kansas, to-wit:
	Lot 186 on Rhode Island Street in the City of Lawrence, Douglas County,
1	(ansas -
-	
ith th	e appurtenances and all the estate, title and interest of the said part 105 of the first part therein.
the pi	and the said part <u>LCG</u> of the first part dohereby covenant and agree that at the delivery hereof <u>thCy</u> <u>Are</u> the lawful owner. ^S emises above granted, and seized of a good and indefeasible estate of inheritance therein, free and dest of all incumbrances.
13 P. 19 20	the second se
I nat may	and that
tate ins	ured against fire and tornado in such sum and by such insurance company as shall be specified and directed by the part
art may terest a	That to pay said taxes when the same become due and payable or to keep said premises insured as herein provided, then the part
Т	HIS GRANT is intended as a mortgage to secure the payment of the sum of
cordin	to the terms of ODE certain written obligation for the payment of said sum of money, executed on the 15th day of
cruina	a bit terms defined a sum of money, executed on the 15 th day of 1 ts terms made payable to the part. Y. of the second part, with all interest thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the said part. Y. of the second part are sum insurance or to discharge any taxes with interest thereone as herein provided in the second part the said part.
pay fo	a any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part
e same	as provided in this indenture
ade in come d	nd this conveyance shall be wold if such payments be made as herein specified, and the obligation contained therein fully discharged. If default be such payments or any part thereof or any obligation created thereby, or interest theteon, or if the taxes on said real estate are not paid when the same se and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said real estate are not kept up, as provided herein, or if the buildings on said real estate are not kept in as good repair as they are if wasse is committed on said premises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligations for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of hereof, without notices, and it shall be lawfil for the said part of the second part.
ovided	it waste is committed on said premises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the obligations for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the contion of
e said p	a merced, which notes, and it shall be improvement thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing and to sell the premises hereby granted, or a way part thereof in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing
e amou et.y	for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the obligation thereof, without notice, and it shall be lashift for the said part
erefron rties he	is great of the parties nervo that the terms and provisions of this indenture and each and every obligation therein contained, and all benefity accruing, thall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective reto.
	In Witness Whenest : : : 165
	and year last gove written.
4	Eugene B. millin (SEAL)
	Stagel, Muller (SEAL)
	and the provide the second sec
2	
	in the second
FATE	OFKANSAS
OUN'	ry ofouglasss.
	Be It Remembered, That on this. 15 th day of July A. D. 19.47
	F in the efforce me, a NOULTY PUDIIC in the efforce id Court
	and wife
100	to me personally known to be the same person. S who executed the forestales interest
34	duly acknowledged the execution of the same.
No.	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.
	mission Expires April 21 19.50 Notary Public

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