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514 Reg. No. 1 50

FROM K. E. Butler and Mabel Butler, his mife	STATE OF KANSAS, DOUGLAS COUNTY, **. This instrument was filed for record on the 12 du Dec • A, D, 19.29-, st. 2:05/dock_P• M.
то	Ean E. amelierig Register of Dee Deputy.
D. Coen Byrn	J.
THIS INDENTURE, Made this 12th day of undred and twenty-nine between K. Z. Butler and Mabel Butler his wife	December , in the year of our Lord, one thousand
	Louis Kansas
Lawrence in the County of Douglas art.168 of the first part, and D. Coen Eyrn	part.4 of the second
WITNESSETH. That the said part 100 of the first part, in considers Sighteen Hundred and no/100 hich is bereby acknowledged, h. YC. sold, and by this indenture do he following described real estate situated and being in the County of Dou	tion of the sum of
Lot Number Six (6) in Maple Lawn, an addition to	o the City of Lawrence
	d and add the first part through
with the appurtenances and all the estate, title and interest of the said part. And the mid pard 25of the first part do breby constant and agree that a mind of a good and indiffusible estate of indicators threin, free and doar of all nonmbran	at the delivery hereof billey HIE has have owned to the president of the
And the mid $pard 0.0$ of the first part down. hereby commant and agree that a mind of a good and indiffaultile state of informations through free and dear of all incumbran and that they will warrant and defend the same spinot all particle making lawful daim there It is agreed between the parties before that its part. Let 0 of the first part shall at samesed against mid real retate when the same becomes due and payable, and that that $\frac{1}{2}$ of the first part of the same becomes due and payable, and that the	is the drivery hereon. Litty if λE , for many dynamic Δ is not response to the symmetry of the second part of the second part of the second part is the second part is the second part to the end of the second part to
And the mid $pard 6.6$ the first part of $m_{}$ hereby covariant and spire that a mind of a good and indefaultile estate of informations therein, free and dense of all homembras and that they will warrants and defined the same scalars of all parties making hered obtain there is in agreed between the parties hereto that the part 1.60 , of the first part shall at a success dignor and real states when the same becomes due and paytile, and that 1.010 and by such homemore coverpary as all the specified and directed by the part \mathbf{X} = of the se- bits interest. And in the event that and part 1.60 , of the first part shall fait herein previoled, then the part \mathbf{X} = of the second part part of payton of the second milling GMANT is included as a coverage to be approxed by the second second payton of the second second second second payton of the second second payton of the second second payton of the second second second second payton of the second second second payton of the second	at the delayer here f_{i} with g_{i} with the latter owner g_{i} or an promotion of g_{i} and g_{i} we set in times during the life of this indenture, pay all taxes or assessments that may be le g_{i} with f_{i} where g_{i} and g_{i} we define the set of g_{i} and g_{i} we can be buildings upon said real state insure d against first and torsade in so seend part, the loss, if any, made payable to the part g_{i} of the second part to the e_{i} where d_{i} are defined as the second part is the termined in the second part is the termined in the second part is the second part.
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