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| From | State of Kansas |
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| | County of Douglas) *** This instrument was filed for record in the office of REGISTER OF DEEDS |
| To THE SECURITY BENEFIT ASSOCIATION · · · Topols, Kansas | of said County, on the 22 day of August 1953., at 0:00 o'cleck August Register of Deeds |
| THIS INDENTURE, Made this tay of | |
| and between Eonjonin F. Booll acd Anua | Le. Booll, interview |
| BEAGETH ASSOCIATION, a coorporation under the lawr of Kanaa | , part ios of the first part and THE SECU s, located at Topeka, Shawnee County, Kansas, party of the second pa |
| WITNESSETII, That the said particle. of the first part, in comm > Thron _Thumsond Six _ budred_and lo(10,00 DULL edged, doby these presents grant, bargenin, sed and convey unto the ing described real estate, situate in the County of _ Douglac | RS, to them in hand paid, the receipt whereof is hereby ack |
| Northeast Quarter (194) . De | ction Sixteen (16), Township Fourteen (14) st of the Sixth Principal Moridian. |
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| ors and assigns, lovever. And the said part122 of the first part do the lawful owner of the premises above gran free and clear of all incumbrances, and that | redimments and apputtenances thereunto belonging or in anywise app right or estate therein, unto the said party of the second part, its suc- bereby covenant and agree that a the delivery hereof, <u>tioy</u> re- nted, and seized of a good and indefcasible estate of inheritance there will warrant and defend the same in the quiet and pacerable possession gainst the lawfal chims of all persons whomevere. |
| ors and assigns, torever. And the said part 12.2 of the first part do- the lawful owner | — hereby covenant and agree that at the delivery hereof, <u>they</u> are needed, and seized of a good and indefeasible estate of inheritance there will warrant and defend the same in the quiet and peaceable possession yeanants and conditions, to evil; the lawful chims of all persons whomsoever. style indebted to the said second party in the sum of <u>second</u> , and even and and even and and even and are or bond of even d, a seconding to the terms of a certain mortgage note or bond of even d, the merid part of the version of the second party in the sum of <u>second</u> . |
| ors and assigns, torever. And the said part 26 of the first part 60 the lawful owner | — hereby covenant and agree that at the delivery hereof, |
| ors and assigns, lorever. And the said part 12 of the first part do- the lawful owner | — hereby covenant and agree that at the delivery hereof, |
| ors and assigns, torever. And the said part 26 of the first part 60 | — hereby covenant and agree that at the delivery hereof, |
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| ors and assigns, lorever. And the said part 12.2 of the first part do | — hereby covenant and agree that at the delivery hereof, |
| or and assigns, lorever. And the said part 12.2 of the first part do- the lawful over.2. 'I of the premise alveg gran Free and clear of all incumbrances, and that <u>transferit</u> , forever, a PROVIDED, Alvesys, and these presents are upon the following co- FIRST. That said part ice of the first part <u>transferit</u> , forever, a PROVIDED, Alvesys, and these presents are upon the following co- FIRST. That said part ice of the first part <u>transferit</u> , forever, a <u>Throo Throng State Contect</u> , and <u>transferit</u> , and <u>transferit</u> , forever, a <u>Throo Throng State Contect</u> , and <u>transferit</u> , and transferit and <u>transferit</u> , and transferit and transfered transferit and transferit and transferit and trans | — hereby covenant and agree that at the delivery hereof, <u>ticy_ncc</u> mited, and seized of a good and indefeasible estate of inheritance ther will warrant and defend the same in the quict and peaceable possession gainst the lawful chims of all persons whomsoever. The provide the lawful chims of all persons whomsoever. The provide the lawful chims of a certain mortgage note or bend of even d of the actual loan of the sum aforesaid, to the said second party, with of $-\frac{4}{2}$ — per cent per annum, payable <u>SCLI</u> — annually on the fi <u>Scptarbor</u> — more the per annum, payable <u>SCLI</u> — annually on the fi <u>Scptarbor</u> — more the per annum, payable <u>SCLI</u> — annually on the fi <u>Scptarbor</u> — more the per annum, payable <u>SCLI</u> — annually on the fi <u>Scptarbor</u> — more the per annum, payable <u>SCLI</u> — annually on the fi <u>Scptarbor</u> — more the per annum, payable <u>SCLI</u> — annually on the fi <u>Scptarbor</u> — more the per annum, payable <u>SCLI</u> — annually on the fi <u>Scptarbor</u> — more the per annum, payable <u>SCLI</u> — annually on the fi <u>Scptarbor</u> — more the per annum, payable <u>SCLI</u> — more the same pay pay such that may become due, on said premises before the as any pay such that may become due, on said premises before the same pay and that set that need the per contex or the amount as paid will dif premises in surved in some responsible company or companies, approv the sum of not less than <u>-11, 500, CO, Pi po</u> — Dolla the meritarbox shall direct or want of care; and should said fir mediate, postession of said premises. ther improvements on said premises. The same becomes due, the inset to be paid or the period is in asy good condition and repair pay and premises the direct is than the pay returb the same becomes due, the pay may may that the legal holder before the same becomes due, the pay more shall be void in any said the degrees the same becomes due, the pay may may that the legal holder before the same becomes due, the pay of postesion that hat be agreened to be pay for the second part pay of poste |
| ors and assigns, lorever. And the said part 12.2 of the first part domain of the said arg of the downer if the premises above grass free and clear of all incumbrances, and that the said arg of the second part, its successors and assigns, forever, a provide the second part, its successors and assigns, forever, a provide the second part, its successors and assigns, forever, a provide the second part, its successors and assigns, forever, a provide the second part, its successors and assigns, forever, a provide the second part, its successors and assigns, forever, a provide the presents are upon the following comparison of the second part, its successors and assigns, forever, a provide the first part are provided to the present of t | — hereby covenant and agree that at the delivery hereof, |
| ors and assigns, lorever. And the said part 12.2 of the first part do- the lawfold owner it of the premises above gran free and clear of all incumbrances, and that the subject of the second parts of the second parts are upon the following co FIRST. That said part 12.0 of the first part or but the subject of the second part 12.0 of the first part non- parts of the second part 12.0 of the first part non- herewith / second by saft part 12.0 of the first part non- herewith / second by saft part 12.0 of the first part non- herewith / second by saft part 12.0 of the first part is nonsideration terest thereon from August. 2.2., 1930 until maturity, at the rate days of in consideration in having money of the United St second present the said if rat party shall pay all faces and assess there with / second row for the pay shale in having money of the United St SECONDER's, Kanas, and all of said accord party, or assign, in the SECONDER's for the benefit of said second party, or assign, in the second party, for the benefit of said second party, or assign, in the HIRD. That the said first party hall keep the buildings and so they mad accord party, for the benefit of said second party, or its mask party marked in the said first party is assign shall be entitled to its FURTH. That said first party or assigns shall be entitled to the PATTY in case of datal to opyment of any sam here in core and shall deliver the policies and renewal receipts to said second party. FURTH. That said first party or assigns shall be entitled to the said there on as and price or contained, the rotes and the profits of the said first party market so to do, said second party or assigns shall be entitled to its FURTH. That said first party the said second party, or its mask in the collection of said its party the said second party, or its mask is the scolection of add its as at may elect. It is also agreed that the tak is the scolection of add its as or the said period | — hereby covenant and agree that at the delivery hereof, <u>ticy_ncc</u> mited, and seized of a good and indefeasible estate of inheritance ther will warrant and defend the same in the quict and peaceable possession gainst the lawful chims of all persons whomsoever. The provide the lawful chims of all persons whomsoever. The provide the lawful chims of a certain mortgage note or bend of even d of the actual loan of the sum aforesaid, to the said second party, with of $-\frac{4}{2}$ — per cent per annum, payable <u>SCLI</u> — annually on the fi <u>Scptarbor</u> — more the per annum, payable <u>SCLI</u> — annually on the fi <u>Scptarbor</u> — more the per annum, payable <u>SCLI</u> — annually on the fi <u>Scptarbor</u> — more the per annum, payable <u>SCLI</u> — annually on the fi <u>Scptarbor</u> — more the per annum, payable <u>SCLI</u> — annually on the fi <u>Scptarbor</u> — more the per annum, payable <u>SCLI</u> — annually on the fi <u>Scptarbor</u> — more the per annum, payable <u>SCLI</u> — annually on the fi <u>Scptarbor</u> — more the per annum, payable <u>SCLI</u> — annually on the fi <u>Scptarbor</u> — more the per annum, payable <u>SCLI</u> — more the same pay pay such that may become due, on said premises before the as any pay such that may become due, on said premises before the same pay and that set that need the per contex or the amount as paid will dif premises in surved in some responsible company or companies, approv the sum of not less than <u>-11, 500, CO, Pi po</u> — Dolla the meritarbox shall direct or want of care; and should said fir mediate, postession of said premises. ther improvements on said premises. The same becomes due, the inset to be paid or the period is in asy good condition and repair pay and premises the direct is than the pay returb the same becomes due, the pay may may that the legal holder before the same becomes due, the pay more shall be void in any said the degrees the same becomes due, the pay may may that the legal holder before the same becomes due, the pay of postesion that hat be agreened to be pay for the second part pay of poste |
| ors and assigns, lorever. And the said part 12 of the first part do | — hereby covenant and agree that at the delivery hereof, |
| or and assigns, lorever. And the said part 12 of the first part do- the lawful overset. 21 of the premises alway gran free and clear of all incumbrances, and that <u>lice</u> v the said party of the second part, its accesses not assign, forever, a PROVIDED, Always, and these presents are upon the following co- FIRST. That said part ice of the first part <u>second</u> assign, forever, a <u>PROVIDED, Always, and these presents are upon the following co- FIRST. That said part ice of the first part <u>second</u> <u>assign</u>, in consideration herewith <u>Ascentred by Statistical Coverset</u> <u>1</u>, 1244 herewith <u>Ascentred by Statistical Coverset</u> <u>1</u>, 1244 herewith <u>Ascentred by Statistical Coverset</u> <u>1</u>, 1244 assignt <u>coverset</u> <u>1</u>, 1253 until maturity, at the rate days of <u>lice coverset</u> <u>1</u>, 1253 until maturity, at the rate days of <u>lice coverset</u> <u>1</u>, 1264 to <u>1</u>, 1275 to <u>1</u>, 127</u> | |
| or and assigns, lorever. And the said part 12 of the first part do- the lawful overset. 21 of the premises above gran Free and clear of all incumbrances, and that to the said part of the second part, its successon and said first, forever, a PROVIDED, Always, and these presents are upon the following co FIRST. That said part is a creation of 100/100 Dallar herewith, forcent of the first part are on the first part are on the said part is a creating the first part are on the first part are are one of this mortgage the said exceed and the said first part shall keep the buildings on said said first part shall keep the buildings on said are are to an and a said first part are based to first part shall keep the buildings on said as all stand as a everity therefor. The first part and are created the said first part was all stand as a everity therefor and a said first part was all stand as a second part, or the based of the said are cond part are to a base of the said are the are there are there are there are there are there are are are and and the create are to a said are the said are are the said are the said are the said are the said are are the said are the said are the said are are the said are the said are are the said are the said are are there are are are are the said are the said are are there are are the said are the said are are there are are the said are a | |
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| or and assigns, lorever. And the said part 12 of the first part 6 | berefy covenant and agree that at the delivery hereof, <u>tiqu_nrc</u> berefy covenant and agree that at the delivery hereof, <u>tiqu_nrc</u> neted, and seized of a good and indefeasible estate of inheritance ther gainst the lawfal chims of all persons whomosever. wornnats and conditions, to-will: in the sum of the aquiet and peaceable possession gainst the lawfal chims of all persons whomosever. as according to the terms of a certain mortgage note or bend of even d of the actual loan of the sum aforesaid, to the said second party, with of the detail loan of the sum aforesaid, to the said second party, with of the actual loan of the sum aforesaid, to the said second party, with ofd. ¹ <u>September</u> rms of said note is both principal and interest and all other indebtedm tates of America, at the office of THE SECURITY BENEFIT ASSOCI rms of said note is both principal and interest and all other indebtedm attent taxes and assessments, and recover the amount so paid will be sum of not less than <u>1</u> , 500, 00, Pipro Dolla tay such taxes and assessments, and recover the amount so paid will be refore the sum of not less than <u>1</u> , 500, 00, Pipro Dolla therefor with interest at the per tent per annum, and this mortgage shall stand assessments, and recover the amount and said first mediate, postession of said premises. They and hould said first party neglet so to do, the legal holder here to the per rent per annum, computed annual infold and thereot as the per ent per annum, computed annual field in the part holder or helders here to a said ytter the same becomes due, to the second shall in no mancer prevent or retard the account per tig of postaction shall in no mancer prevent or retard the account per tig of the second shall in no mancer prevent or retard the account per tig of the second shall in no masse of nucl foreclosure, said real statt haro. (Seeffection the period and the merclas |
| or and assigns, lorever. And the said part 12 of the first part 60- the lawful owner. 2: of the premise above gran Free and clear of all incumbrances, and that | berefy covenant and agree that at the delivery hereof, <u>tidy_nrc</u> berefy covenant and agree that at the delivery hereof, <u>tidy_nrc</u> neted, and seized of a good and indefeasible estate of inheritance ther gainst the lawful claims of all persons whomsever. wremats and couldions, to-wit: in the suit and peaceable possession gainst the lawful claims of all persons whomsever. as according to the terms of a certain mortgage note or bond of even d of the actual loan of the sum aforesaid, to the said second party, with of the actual loan of the sum aforesaid, to the said second party, with of the actual loan of the sum aforesaid, to the said second party, with of the actual loan of the sum aforesaid, to the said second party, with of the actual loan of the sum aforesaid, to the said second party, with of the actual loan of the sum aforesaid, to the said second party, with of the actual loan of the sum aforesaid, to the said second party, with of the actual loan of the sum aforesaid, to the said second party, with of the actual loan of the sum aforesaid, the said second party, with a soft afore the said second |

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