60251 Book 113

MORTGAGE

R-3125

This Indenture, Made this Twentieth day of July 19 56
Ints Indenture, Madethia Twentieth day of July 19 50 between L. Willard Shankel and Isabelle G. Shankel, His Wife
Douglas of Shale County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO- CIATION of Topaka, Kansas, of the second part; WITHESSETH: That said first parties, in consideration of the loan of the sum of Thirteen Thousand and
no/100
made to them by second party, the receipt of which is hereby acknowledged, do by these presents mortgage and warrant unto mid second party, its successors and assigns, all of the following-described real estate situated in the County of
Lot Ten (10) in Block Nine (9), in Hillcrest Addition, an Addition to the City of Lawrence, Douglas County, Kansas
(It is understood and agreed that this is a purchase money mortgage.)
Number with all beating, lighting, and plumbing equipment and fixtures, including stokers and burners, acroens, awnings, been windown and window abases or blinds, used on or in connection with said property. Whether the same are new leasted on said property or hereafter placed thereon.
TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances there- use belonging, or in anywise appertaining, forwar, and hereby warrant the title to the same.
PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Thirteen Thousand and no/100
with interest thereon, advanced by said Capitol Federal Savings and Loan Association, and such charges as may become due to said second party under the terms and conditions of the note secured hereby, which note is by this reference made a party hereof, to be repaid as follows: In monthly installments of \$ 89.43 each, including both principal and interest: First payment of \$ 89.43
the sea or before the 20th day of September 19 56, and a like sum on or before the 20th day of such month thereafter until total amount of indebtedness to the Association has been paid in full.
It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advancements made to first parties, or any of them, by second party, and any and all indebtedness in addition to the smount above stated
It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advancements used to first parties, or any of them, by second party, and any and all indebtedness in addition to the smount above stated which the first parties, or any of them, may owe to the second party, however evidenced, whether by note, book account or the parties. This mortgage shall remain in full force and effect between the parties hereto and their heirs, personal representations are partied in the parties are partied in full, with intention and specified causes be considered matured and draw ten per cent interest and be collectible out dies processed of asia through force clearures.
d the present of sale through foreclosure or otherwise. First perties agree to keep and maintain the buildings now on said premises or which may be hereafter erected thereon to the sale agree to have and not suffer waste or permit a missance thereon. First parties also agree to pay all taxes,
The parties also agree to pay all care, the parties are required by second party. The parties also agree to pay all core, charges and expenses reasonably incurred or paid at any time by second party, and the third parties of the fall large of first parties to perform or comply with the provisions in said note and to the markets of the parties of the provisions in said note and the parties of the parties of the parties of the parties also agree to pay all taxes,
Figure 1. This bereby assign to second party the rents and income arising at any and all times from the property mort- parts to second this note, and hereby authorize second party or its agent, at its option upon default, to take charge of said the second all rents and income and apply the same on the payment of incurant or income and apply the same on the payment of income and apply the same of the payment of income and apply the same of the payment of income and apply the same of the payment of income and apply the same of the payment of the p
the said incess and apply the same on the payment of insurance pressions, three, assessments, re- becoming to less said property in tanantable condition, or other charges or payments provided for the said this said. It is also arrest that the taking of possession because shall in no manner prevent or retard
the many the most party to assert any of its right hereunder at any time shall not be construed as a waiver of its
The state with method and the profit of the profit of the state of the profit of the state of th
Would not paties thall came to be paid to second party the entire amount due it hereunder and under the terms and party the entire state of the paid post hereby secured, including future devances, and any extensions or renewals hereof, in accordance with the provisions in and note and in this mortgage contained, then these parties are made to be remain in fall force an affect, and second party shall be entitled to the immediate posterior, and any other hand second to be and payable and have forceloused that have been been been been been to protect its rights, and from the dark of such details all terms of indebter of the parties and are the parties and and true the dark of such details are the rate of 10% per annum. Appraisament and all benefits of homesteed and are
The past and delicated to and he binding upon the heirs, executors, administrators, successors and assigns of the
DE WITHERS WHEEROP, said first parties have become set their hands the day and year first above written.
L. Willard Shankel

Isabelle G. Shankel