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BOOK 117

LOAN NO.

November

## MORTGAGE

64453

This Indenture. Made this 25th day of

by and between Martha E. Bone, of legal age and unmarried;

cessors and assigns, forever, all the following described real estate, situated in the County of Douglas State of

The East 572 feet of Lot No. 14 on Connectiout Street; in the

City of Lawrence.

and the

500-11-56

MORTGAGE-Savings and Loan Form

TO HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fir-tures, chattels, furnaces, mechanical stokars, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantels, light firtures, or whatever kind and nature at present contained or hereafter placed in the building now or hereafter standing on the said real estate, and all structures, gas and oil tanks and equipment erected or placed in or upon the said real estate or atlached to or used in connection with the said real estate, or to any pipes or fixtures therein for the purpose of heating, lighting, or as a part of the plumbing therein, or for any purpose appertaining to the present or ture use of improvement of the said real estate, whether such apparatus, machinery, chattels have or would become part of the said real estate, whether such apparatus, machinery, fixtures or hattels have or would become part of the said real estate, of , in and to the mortgaged premises uno the Mortgage or (, in and to the mortgage premises above conveyed and seried of a global and indexisible estate of inheritance is and like and likery for any purpose appertaining the first area and like satte, whether such all of which apparatus, machinery, chattels and fixtures bars in the said real estate, whether of a satte of the first or the said real estate, and interest of the Mortgage of (, in and to the mortgage of premises above conveyed and seried of a global and indexisible estate of inheritance therein for he is the lawful owner of the premises above conveyed and seried of a global and indexisible estate is of inheritance indexis of all entry the solve of any estated of a global and indexisible estate of inheritance therein, free and clear of all entry in the solve on a solve on

PROVIDED ALWAYS, and this instrument is executed and delivered to secure the payment of the sum of. Three. Thousand. Seven Hundred Fifty and No/100 DOLLARS, with interest thereon and such charges and advances as may become due to the mortgage under the terms and conditions of the promissory note of even date here-with, secured hereby, executed by mortgagor to the mortgagee, the terms of which are incorporated herein by this reference, payable as expressed in said note, and to secure the performance of all of the terms and conditions con-tained in said note.

This section hereby, executed by morgager to the morgages, the terms of which are incorporated nerebility by this reference, payable as expressed in said note, and to secure the performance of all of the terms and conditions con-tained in said note. TI is the intention and agreement of the parties here to that this mortgage shall also sectire any future advances made to said mortgager, or any of them, by the mortgages, and any and all indebtedness in addition to the ambunt above situad which the said mortgager, or any of them may ow's to the mortgage, how'ere evidenced, whether by note, book account or otherwise. This mortgage shall around saving and their heirs, personal representatives, successors and assigna, util all amounts secured hereunder, including future advances, are paid in foll with interest; and upon the maturing of the present indebtodness for any cause, the total debt on any such additional loans shall at the same time and for the same specified causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of sale through foreclosure or otherwise. Mortgagor agrees to keep and maintain the buildings now on said premises or which may be hereafter crected thereon in good condition at all times, and not suffer waste or permit a huisance thereon. Mortgagor also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by mortgage, including abstract expenses, because of the falure of mortgagee or its agent, at its option, upon default, to take charge of said property mort-charges or pay ments and there is note, and hereby authorize mortgage to rist agent, at its option, upon default, to take charge of said property and collect all rents and licome and apply the same of the provise of insurance premiums, taxes, assess ments, repairs or improvements ancessary to keep said or operty in tenantable condition or other charges or pay ments in a barger expenses heredows that han other apply secured. This assigned howe the side of the terms and

WHENEVER USED, the singular shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders. applicable to all genders. This mortgage shall be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

4. MORTGAGE

Martha E. Bone

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in Witness Whereof, said mortgagor has hereunto set his hand the day and year first above written.