## Reg. No. 13,689

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	65267	BOOK 117
This Manterso		
This Mortgage, Made this 26th		. Ningteen Hundred and Fifty-eight
by and between A. L. Shaner and Doroth	ny 5. Shaner, his wif	°,
in the County of Shawnee and State of	Kansas , Mortgagors, and	C. R. SCOTT MORTGAGE COMPANY, INC.,
of Topeka, Kansas, Mortgagee:		
WITNESSETH, That the Mortgagors for and	in consideration of the sum of	1
SIX THOUSAND AND NO/100		DOLLARS,
to them in hand paid by the said Mortgagee, the rece	ipt whereof is hereby acknowl	edged, do hereby MORTGAGE and WARRANT
to the said Mortgagee and to its successors and assi	igns forever, all of the follow	ring described real estate, lying and situate in
	tate of Kansas	, to-wit:
The Southeast Quarter of Sectio P.M., less traveled road runnin	m 7; Township 12, So g through said South	uth, Range 18, East of the 6th east Quarter,
The second second second		· · · · · · · · · · · · · · · · · · ·
together with all rents and other revenues thereof, th all personal property, including all heating, plumbin reasonably necessary to the use of the real property fifter designated as "said property." TO HAVE AND TO HOLD said property to M FOR THE PURPOSE OF SECURING:	ng and lighting fixtures and 1 herein described, and all of lortgagee forever;	equipment, now or hereafter attached to or the property hereinbefore mentioned is herein- i
1. Payment of the indebtedness evidenced by on		
with, for the principal sum of SIX THOUSAND AN		Dollars (\$ 6,000.00 ),
with interest at the rate therein specified per an		P
executed by A. L. Shaner and Dorothy E. 11. Payment by Mortgagor to Mortgagee as here		in favor of Mortgagee;
any term or provision of this mortgage; and	en provided of all same expe	maea or advanced by Mortgagee pursuant to
III. This mortgage shall also secure the payme by the party of the second part, or its assigns, to th grantees or successors, at the date hereof or at an account and whether payment be made directly to s for taxes, insurance, maintenance, repairs, rehabil the premises herein described, and shall remain in f have been paid in full with interest.	e parties of the first part he y time hereafter, however evi aid parties of the first part, fo litation, modernization, rebuil	rein or either of them, their heirs, devisees, denced, whether by note, check, receipt or book or their own use, or for their benefit in paying lding or enlargement of the improvements on
	57 U .	
IV. Performance of each covenant and agreement	of Mortagaor berein containe	d
A. AND MORTGAGOR COVENANTS AND A (1) To pay immediately when due and payable	GREES HEREBY:	ges and encumbrances with interest, which
affect said property or this mortgage or the indebi demand, receipts evidencing such payments;		promptly to deliver to Mortgagee, without
(2) To procure and maintain policies of insura premises in some responsible insurance company, t		and to be erected upon the above described gagee to the amount of
TWENTY-FIVE HUNDRED AND NO/100		Dollars fire and lightning, and to the
amount of TMENTY-FIVE HUNDRED AND NO, to which policies shall be attached mortgage claus policy of insuriance shall be held by the Mortgages person or persons so holding any such policy of insu- which may at any time become payable and receiv note or notes, less the costs and expenses incurred new buildings erected on the aforesaid mortgaged (3) To commit or suffer no waste of said pro-	ses satisfactory to Mortgagee , as collateral or additional se urance shall have the right : vable thereon, and apply the s in collecting said insurance; premises.	curity for the payment of the same; and the to collect and receive any and all moneys same when received, to the payment of said or may elect to have buildings repaired, or
promptly to effect such repairs thereof as Mortgage B. AND IT IS HEREBY MUTUALLY COVEN ORTGAGEE:	ee may require;	Y AND BETWEEN MORTGAGOR AND
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