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Inches

		and the second	Fee Paid
ORTGAGE—berings and Loss Form		*****	*****
	70586	BOOK 122	
-	MORTGAGE	LOAN NO.	
his Indenture. Mad	le this 23rd day	and the second second second second second	A. D., 19.59
and between Roy Lawrence	a, a widowed man,		and the second s
Douglas orporation organized and existing WITHESETH, That the Mortgas A No/100 (\$1,300,00) receipt of which is hereby ackno	gor, for and in consideration of	the sum of ODS TROUSS	nd Three Hundred
a receipt of which is hereby ackno	wledged, does by these presents	mortgage and warrant unto	the Mortgages, its suc-
mors and assigns, forever, all the mass, to-wit:	Tomowing described real estate	, situated in the County of	Douglas, State of
Lot No. 147 on	Kentucky Street, in t	he City of Lawrence.	
	the stand and and the	and out of the stores	
	A to the low second of the second		
TO HAVE and to hold the over	mines described together with	all and shamlas the tename	man handly marked and
purtenances thereunto belonging,	and the rents, issues, and pro	fits thereof; and also all app	ents, hereditaments and
TO HAVE and to hold the press purtenances thereunto belonging, res, chattels, furnaces, mechanical frigerators, elevators, screens, sc atever kind and nature at press drash attacks, and all structures	stokers, oil burners, cabinets, s	inks, furnaces, heaters, ranges	, mantels, light fixtures,
atever kind and nature at press	een doors, storm windows, sto	orm doors, awnings, blinds as	ad all other fixtures of
d real estate, and all structures,	gas and oil tanks and equipme	int erected or placed in or up	on the said real estate
allever kind and nature at prese dival estato, and all structures, attached to or used in connection ating, lighting, or as a part of the provement of the said real estate, the said real estate by such attac considered as annexed to and for AND A150 the Mortareor course	with the said real estate, or	to any pipes or fixtures the	rein for the purpose of
provement of the said real estate,	whether such apparatus, mach	ninery, fixtures or chattels have	ve or would become part
the said real estate by such attac	hment thereto, or not, all of w	hich apparatus, machinery, ch	attels and fixtures shall
th, title and interest of the Mor	tgagor of, in and to the mort	gaged premises unto the Mort	and also all the estate,
AND ALSO the Mortgagor cove smisss above conveyed and seized ances and that he will warrant a	mants with the Mortgagee that	at the delivery hereof he is	the lawful owner of the
ances and that he will warrant a	of a good and indefeasible est	ate of inheritance therein, free	and clear of all encum-
PROVIDED ALWAYS, and this is	nstrument is executed and deli	vered to secure the payment of	of the sum of One
pusand Three Hundred and	1 No/100 (12, 300,00) -	DOLLARS, with interest there	on and such charges and
vances as may become due to the	mortgagee under the terms an	d conditions of the promissory	note of even date have
h, secured hereby, executed by m erence, payable as expressed in	said note, and to secure the	performance of all of the ter	porated herein by this
ned in said note.	and to notife the	performance of all of the tel	tins and conditions con-
The I have note. It IS the intention and agreem do to said mortgagor, or any of t yous stated which the said mortg note, hook account or otherwise their heirs, personal represents rances, are paid in full with inter- any such additional loans shall at per cent interest and be collectif Mortgagor agrees to keep and m	sent of the parties hereto that	this mortgage shall also secu	are any future advances
de to said mortgagor, or any of t	them, by the mortgagee, and a	iny and all indebtedness in i	addition to the amount
note, book account or otherwise	. This mortgage shall remain	a in full force and effect bet	ween the parties hereit
their heirs, personal representa	tives, successors and assigns,	until all amounts secured here	eunder, including future
ances, are paid in full with inter-	the same time and for the	the present indebtedness for a	iny cause, the total debt
per cent interest and be collectil	ble out of the proceeds of sale	through forselosure or other	ered matured and draw
Mortgagor agrees to keep and m	maintain the buildings now on su	id premises or which may be h	areafter erected thereon

com artgagor ing abstract a this mortgage dortgagor hereby d to secure this reperty and co spairs or in in this of s lect in provements mortgage or in the nid note is fully p artgages in the cor-or shall cause to hereby secur-sions repairs or in l for in this is balance of sa or retard mo ald mortgage ns of said no

annum the buildings now on said premises or which may be hereafter rested thereon. It costs, charges and expenses reasonably incurred or paid at any time by mortgages, of the failures of mortgage to perform or comply with the provisions in said note the same are hereby secared by this mortgage. Trigages the rents and income arising at any and all times from the property mort-y authorize mortgages or its agent, at its option, upon default, to take charge of dincome and apply the same on the payment of insurance premiums, taxes, assess-smary to keep said property in tenantable condition, or other charges of paid. It is also agreed that the taking of runts shall continue in force until the paid. It is also agreed that the taking of runts shall continue in force until the paid to mortgage the entire amount due it hereunder shall in no manner ed, including future advances, and any extensions or renevals thereof, in accord-hereounder such and you the source take of the same of and in the mortgage con-rold; otherwise to remain in full force and effect, and mortgage each be entite and the payable ge or take any other legal action to protect its rights, and from the date of auch remunder shall draw interest at the rate of 10% per samum. Appraisment and all laws are hereby waived. If s e immedi have fore dt all it its of ho iate p closure of this ms of indebte nestead and e

where the second state of plural the singular, as use of any gender shall be rs and assigns of the respe

MORTGAG

Roy Lawrence

800-3-58

同时的他们的问题。

(charles las

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