Reg. No. 15,538

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71456 MORTGAGE BOOK 123 3rd October THIS WOOTUNE, Mark and 3rd of October Judson W. Smoyer and Pearl W. Smoyer, husband and wife _____ 1959 between or Lewrence in the County of Douglas and State of Kansas part 105 of the first part, and THE LAWRENCE BUILDING AND LDAN ASSOCIATION of Lawrence, Kansas, party of the Second Part. WITNESSETH, that the said parties of the first as ----thom "buy paid, the receipt of which is hereby acknowledged, ha VO sold and by this indenture do. GRANT, SAU, SELL and MORTGASE in the said party of the scool port, its materester and andges, the following described real estate situated in the County of Douglas and State of Kamas, in-wit: Lots No. Sixty One (61) and No. Sixty Two (62) in Fair Grounds Addition, an Addition to the City of Lawrence. Topether with all heating, lighting, and plambing equipment and fixtures, including stakers and burner, screece, sunings, storm windows and doors, and shades or blinds, used on or is connection with said property, whether the same are now located on said property or hervafter placed thereon. HAVE AND TO HOLD THE SAME, With all and singular the tonements, hereditaments and appurte said part 105 of the first part do herefy core and soree that at the delivery hereof they are the is of the premises above granted, and seized of a good and indefeasible estate of interitance therein, free and clear of all incumbrances . they It is agreed between the parties hereta that the part 108 of the first part shall at all times during the life of th It is apprecised extremes use parties merror uses or parties who the same become due and payable, and that they will here the buildings a said real estate insured for loss from fire and extended coverage in such sum and by such insurance company as shall be specified and directed by the party of the second part, the loss, if any, made payable to the party of the second part to the extent of its interest. And in the event that sold part 10.5 of the first part shall fail to pay such taxes when the same become due and payable or to keep sold promises insured as herein provide, then the party of the second part may pay sold taxes and insurance, or either, and the semonts to paid bill become a part of the indebtednes, secured by this indesture, and shall bear interest at the rate of 10% from the date of payment until fully repaid. we the payment of the sum of Three thousand and no/100 ----This prant is int ction for the payment of said sum of money, executed on the 3rd terms of OILG certain written ohlin October. , 1959 _, and by its terms made payable to the party of the second part, with all interest accruing th o the terms of said obligation, also to secure all future advances for any purpose made to part 108 of the first part by the party of the second part, hether evidenced by note, book account or otherwise, up to the original amount of bis mortgage, with all interest according to such future advances according to be terms of the ubligation thereof, and also to secure any sum of some advanced by the said party of the second part to pay for any insurance or to disurge any taxes with interest thereon as herein provided, in the event thiat said part 10 Set the first part shall fail to pay the same as pr vided in the Indentu Upper any costs with interest works are not approved to part of the second part the rest and income arising at any and all times from the property mortaged to are said written chigation, also all fotore advances hermanic, and hereby subtrice party of the second part of its specif, at its option upper default, to take any of all property and cellect all rests and income and sayly the same on the approved of functione previous the second part of the second part in the chigations hereby second. This generation of rests shall continue in force will the unpaid balance of said displates in the site is a second part of the second part in collection of said upper second parts. The failure of the second part to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert and to issist upon and enforce strict compliance with all the terms and provisions in said oblications and in this mortgage contained. If said part 108 of the first part shall cause to be paid to party of the nd part, the entire an ions of said note hereby secured, and under the terms and provisions of the terms and provisions of the term and the terms and provisions of the term and the term and the termine, up to the original amount of this mortgap, and any extent this mortgape contained, and the provisions of future adjustices hereby this mortgape contained, and the provisions of future adjustices hereby hereafter incurred by part 105 of the first part for future by party of the second part whether evidenced by note, book nsions or renewals hereof and shall comply with all of the provisions in said note secured, then this conveyance shall be void. If default he made in payment of such obligations or any part thereas or any obligations created thereby, or interest thereon, or if the taxes on state are not paid when the name become due and paynhe, or if the interests is not kept usp, as provided hereits, or if the buildings on said real or kept in its good regain at the year none, or if wasts is committed on said premies, then this covergance shall become abolate and the whole num or unpaid, and all of the obligations for the security of which this indexture is given shall immediately mature addecome due and paynhe at the opti-discher hered, which untertaint of the shall be kewlift for the said party of the secure apprint of the said and all the improvements thereon in the manner provided by ise and to have a reciver appointed to callect the text is and benefit accruing therefore in the improvements thereon in the manner provided by ise and to have a reciver appointed to callect the text and benefit accruing therefore in the improvements thereon in the manner provided by ise and to have a reciver appointed to callect the text and benefit accruing therefore mappid of principal and interest together with the costs and charges incident therein, and the overplat, if any text part or said is the party man. service, or interest thereon, or if the taxes on said real elded herein, or if the buildings on said real estate are mans: shall become due and payable at the option of the said satisfact, to take postession of the said premises pilect the rests and benefits acruing therefrom; and to oney arithm from each of the said to more a said to oney arithm from each of the said to more a said to oney arithm from each of the said to more a said to oney arithm from each of the said to more a said to be oney arithm from each of the said to more a said to more a said to oney arithm from each of the said to more a said to be a said to b rt. Part 188 of the first or It is appead by the parties hereto that the terms and predictors of this indenture and each and every obligation therein contained, and all benefits a from, shall extend and how to, and the abligatory upon the heirs, executors, administrators, personal representatives, assigns and soccessors of the res W WITNESS WHEREOF The good less at the flat part in Ve bereats art their band Sad sid the day and m M WITNESS WHEREOF The good less at the flat part in Ve M WITNESS WHEREOF THE GOOD AND THE SAME AND (SEAL) Leage (Smaller Fear W. Smoyer (SEAL) (SEAL) (SEAL)

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