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71822 BOOK 123

MORTGAGE

Loan No. RM-50501LB

This Indenture, Made this 10th day of November between Elberson Wesley Hunn and Barbara Lenore Hunn, his wife

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Lot Three (3), in Block One (1), in Parry Place, an Addition to the City of Lawrence, Douglas County, Kansas.

(It is understood and agreed that this is a purchase money mortgage.)

Fogether with all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, awningn, form windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereon.

TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances there nto belonging, or in anywise appertaining, forever, and hereby warrant the title to the same. ment is executed and delivered to secure the payment of the su

m of Nine Thousand

In monthly installments of \$68.99 each, including both principal and interest. First payment of \$ 68.99 due on or before the 20th day of December , 19 59, and a like sum on or before the 20th day of each month thereafter until total amount of indebtedness to the Association has been paid in fall.

It is agreed that the mortgages, may, at any time during the mortgage term, and in its discretion, apply for and purchase mortgage guaranty insurance, and may apply for renewal of auch mortgage guaranty fastance covering this mortgage, and pay premium due by reason thereof, and require repayment by the mortgagerors of such amounts as are advanced by the mortgages. In the event of failure by the mortgagerors to repay said amounts to the gortgages, such failure shall be considered a default, and all previous of the mortgage and the noise secured thereby with regard to default shall be applicable.

Said

provisions of the mortgage and the note sective thereby with regard to ensure that the optimized of the provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance due hereunder may at the option of the mortgagee, be declared due and payable at once.

maining our neremoner may at the option of the morigages, be declared due and payable at once. It is the intention and agreement of the parties hereto that this morigage shall also secure any future advancemen adds to first parties, or any of them, may escond party, and any and all indebtedness in addition to the amount above stab high the first parties, or any of them, may owe to the second party, however evidenced, whether by note, book account mainteen and secure and assigns, until all amounts due heremude, including future advancements, are paid in fall often and mattines, successors and assigns, until all amounts due heremude, including future advancements, are paid in fall, with i as same time and for the same specified causes be considered matured and draw ten per cent interest and be collectible of the proceeds of and through forefocure or othervise. th in-

a process of sale known investigation of otherwise. For parties agree to keep and maintain the buildings now on said premises or which may be hereafter spected thereon discondition at all times, and not suffer wasks or permit a nuisance thereon. First parties also agree to pay all takes, ments and insurance premiums as required by second party.

seasanties and instituates premiums as required by second party. First parties also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, cliding abitract expenses, because of the failure of first parties to perform or comply with the provisions in said note in this mortgage contained, and the same are hereby secured by this mortgage.

and in his mortgage contained, and the same are hereby secured by this mortgage. This parties hereby asign to second party the rents and income arising at any time by second party, and in his mortgage contained, and the same are hereby secured by this mortgage. This parties hereby asign to second party the rents and income arising at any on default, to take charge of asid party and collect all rents and income and party the rents and income arising at any on default, to take charge of a any of the second party to assess the second party the rents and income arising at any on default to take charge of a this nortgage or in the nots hereby secured. This assignment of rents ahall continue in force until the unpuld balance accound party in the collection of asid sums by foreclosure or otherwise. The failure of ascond party to assert any of its right hereunder at any time shall not be construed as a waiver of its is add notes and in this mortgage contained. If asid first parties shall casts to be paid to second party the entire amount due it heaunder and under the terms and provisions of asid one hereby secured, isolading future advances and any attensions or renewals hereof, in accordance with the terms and in this mortgage contained. If asid first parties shall casts to be paid to second party the entire amount due it heaunder and under the terms and the term and in due to renewalt and in this mortgage contained. If asid first parties shall casts to be paid to second party the sale and any attensions or renewals hereof, in accordance with the terms and in due to renewalt be rename in the provise in a shall note and in this mortgage contained. The sale and in this mortgage and to insist the provise in a shall note and in this mortgage contained. The sale and in this mortgage and thereof, as comply with all the provise in a shall note and in this mortgage contained. The sale and in this mortgage and thereof, as comply with all the provise in a hereof, in a conce and with the same and the same and

This mort s are hereby waived. rage shall extend to and be binding upon the heirs, ex urties hereto.

IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first above Ellerron Wesley Riberegn Wesley Hunn Berbara Lenore Hunn

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