582

there is a starty

Reg. No. 15,640 Fee Paid \$25.00 72059 BOOK 123 MORTGAGE Rerl B. Shurtz and Mary M. Shurtz, husband and wife 30th THIS IN ____ 19.59 between WTRESSETH, that the said part18.8 of the first part, is consideration of the sean of the sum of Ten thousand and no/100---------- DOLLARS ta them duly said, the receipt of which is hereby acknowledged, ha VO sold and by this indenture do GRANT. GARGAIN, SELL and MORTGAGE to the said party of the second part, its successors and assigns, the following described real estate situated in she County of Douglas and State of Konnes Insufi and State of Kansas, to-wit-Lot No. Fourteen (14), in Block No. Three (3), in Meadow Acres, an Addition to the City of Lawrence, Douglas County, Kansas Together with all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, awnings, storm windows and do 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 ter ts her And the said part 108 of the first part do ery hereof they are mises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all inc they they are same and default the same a It is acreed between the parties hereto that the part 1 A.S. of the first part shall at all times en the same become due and payable, and that they will leep the buildings overage in such sum and by such insurance company as shall be specified and directed by the ents that may be levied or assessed against said real estate w on said real estate insured for loss from fire and extended arty of the second part, the lost, if any, made payable to the party of the second part is the extent of its interest. And in the event that said part 1.0 S if the first part shall fail to pay such taxes when the same become due and payable or to breep said premiers immed as berefe provided, then the party of the cound part may pay said taxes and insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall ear interest at the rate of 10% from the date of payment until fully repaid. This grant is int ure the payment of the sum of Tan thousand and no/100-----iney, executed on the 30th ling to the terms of ODB certain weittan chil ation for the pa ment of said sum of m day o November , 19 59, and by its terms made payable to the party of the second part, with all interest as the terms of said obligation, also to secure all future advances for any purpose made to partLGA of the first part by the party of the second part, atther endoards by note, hook account or otherwise, up to the original annexes of this mortgage, with all interest accounting on such future advances accounting to terms of the obligation thereof, and also to secure any sum on sums of money advanced by the said party of the second part, tanget nor to diswided, in the event that said part 10 Sf the first part shall fail to pay the s se any taxes with interest thereon as he Type any cases while interest control at hearing present of the second part the rints and income arising at any and all times from the property mortgaged to we said writes obligation, also all future advances hereauder, and hereby authorize party of the second part to its open, at its optimized at any of and property and collect all interest advances hereauder, and hereby authorize party of the second part to its open, at its optimized at parts of and property and collect all interest advances hereauder, and hereby authorize party of the second part to its open, at its optimized at constraints of the second at the second and apply the same on the payment of immance premiums, takers, assessment, repair or improvement exersity its keep taid property in tenantable condition, or other charges or payments provided for in this marging or its back hereby accord. This imment of results shall continue in force writt the simplicit backness is payment of imments. It is also agreed that the taking of passession hereunder all in no manner prevent or retard party of the second part in collection of said abligations is fully paid. It is also agreed that the taking of passession hereunder at its no second party of the second part in collection of said abligations is fully paid. The failure of the second part to assert any of its right hereunder at any tin and to insist upon and enforce strict compliance with all the terms and pr If said part 105 of the first part shall co of the first part for future them ID. p by party of the second part whether evidenced by note, book at of this mortgage, and any extensions or research hered and shall comply with all of the provisions in said note sions of future obligations hereby secured, then this convergence shall be void. relative the made in payment of such abilitations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said real is not paid when the same become due and payable, or if the insurance is not here is no a provided herein, or if the buildings on and real estate are in as good regards as they are now, or if waste is committed in a said premises, then this covergence shall become absolute and the whole sum remain-d, and all of the ablgations for the security of which this indentare to given shall immediately mature and become due and payable at the option of the read, whole noncion, and it shall be lawfid for the said party of the second part, its successors and assigns, to take passession of the read-partners be improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and here its all to around the around there principal and interest together with the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the party making such t. Part 188 of the first o It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing from, shall extend and inure to, and he obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective and the stat part reunto set their hands hurles ha VO h (SEAL) Dat of the August and the August and Seally Mary M. Shurtz elo. L B. Shurtz ISEAL) Earl (SEAL) STATE OF KANSAS COUNTY, SS. Bouglas , set of any status and the 30th day of November A. D. 1959 before me, a Notary Public in the aforesaid County and State. came Barl B. Shurtz and Mary M. Shurtz, husband and E Semme B NOTAR USLIC to me personally known to be the same per achieveledged the execution of the same. IN WITHING WITHINGP, I have herein above written. Expine April 21st My Cos 19 62 L. E. Eby 50 Notary Public The undersigned, owner of the within mortgage, hereby acknowledges the full payment of the Rest weeds mortgage of record. Dated this 18th day of July 1961 The Lawrence Building AND LOAN ASSOCIATION The Lawrence Building AND LOAN ASSOCIATION by W. E. Decker Vice-President Mortgagee.

1050000000 CITY STATES