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MORYGAGE-Serings and Loan Porm

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MORTGAGE

BOOK 124

72653

LOAN NO. January

Chis Indentury, Made this 27th day of January A.D., 19 60 Rex D. Parsons and Marcia A. Parsons, hudband and wife; and by and between Thomas D. Peterson and Janice M. Peterson, husband and wife

the receipt of which is hereby acknowledged, does by these presents mortgage and warrant unto the Mortgages, its me-cessors and assigns, forever, all the following described real estate, situated in the County of DOLELS, State of Kansas, to write

The East Half of Lot One (1), of the Subdivision of the West Half of

Block Fifty-one (51), West Lawrence Addition, in the City of Lawrence.

(This is a purchase money mortgage)

TO HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and apprenances thereato the bolinging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fix-tures, chattels, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantels, light fix-iners, refrigerators, elevans, screen doors, etor windows, storm doors, awwings, blieds and all ther fixtures of whatever kind and nature at present contained or hereafter placed in the building now or hereafter standing on the said real, estate, and all structures, gas and oil tanks and equipment cretcled or placed in or upon the said real estate or attached to or used in connection with the said real estate, or to any pipes or fixtures therein for the purpose of heating, lighting, or as a part of the plumbing therein, or for any purpose appertaining to the present or future use or improvement of the said real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the said real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the said real estate is your distachment thereto, or not, all of which apparatus, machinery, chattels and litteres that be considered as annexed to and forming a part of the free hold and coversed by blis mortgage; and also all the estate, "first, title and laterest of the Mortgagor or in and to the mortgaged premises unto the Mortgage, and also all the estate, combines and that he will warrant and defend the title thereto forever against the claims and estated of a good and indefesable estate of the said rest of all heres and clear of all per-coms whomsoever.

of NineThousand

advances as may become due to the mortgages inder the terms and terms of which are incorporated hervin by mercan-with, secured hervin, secured by mortgages to the mortgages, he terms of which are incorporated hervin by internet, payable as expressed in said note, and to secure the performance of all of the terms and conditions contained in said note. IT its in intention and agreement of the parties hereto that this mortgage shall also secure any future advances made to said mortgagor, or any of them, my the mortgages, and any and all indebteness in addition to the amount hove stated which the said mortgager, or any of them may over to the mortgages, however ordeneod, which her by note, how account or otherwise. This mortgage shall remain in full force and effect between the parties hereto and their pare paid in full with interest; and upon the maturing of the present indebtedness for any cause, the total dath on any such additional ioans shall at the same time and for the same specified causes be considered matured and draw ten per cent interest and be collectible cut of the proceeds of sale through foreelosure or otherwise. Mortgagor agrees to keep and maintain the buildings now on said premises or which who hereafter erected insert in good condition at all thmes, and not suffer waite or permit a nuisance there. Mortgagor hereby assigns to mortgages the rents and income arising at any and all times from the property, mort-sing note and in this mortgage or the parties and expinently incurred or paid at any time by mort-side note and in this mortgages or the sorte and appy the same on the payment of insurance premium, taxe, as-mented property and collect all remts and income and appy the same on the payment of insurance premium, taxe, as-mented property and collect all rents and income arising at any and all times from the property, mort-ing do note and in this mortgages or the collection of said sums by forelosures or otherwise. The mortgages hall ensure to be paid to mortgages the taking of possesion her

uit all items of indebtedness hereunder shall draw interest at the rate of 10% per annum. Appraisement and its of homestead and extemption laws are hereby waived. ENEVER USED, the singular shall include the plural, the plural the singular, and the use of any gender shall able to all genders. mortgage shall be binding upon the heirs, executors, administrators, successors and assigns of the respective

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

Rex D. Parsons	Thomas Peterson
Rex D. Parsons Masera a. Jaraonal	garine the storagent
Marcia A. Parsons	Janice M. Peterson

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