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| BOOK 124 | 72853 MC | RTGAGE | | |
|--|--|---|---|---------------------------------------|
| THIS INDENTURE, Made uns Robert H. Zimmerman | 29th Barbara Jean | Zimmerman, hu | ry sband and wife: a | , 1960 hetw |
| Lee Zimmerman & Kath | een Zimmerman | husband and | wife | |
| of LAWFOIDG in THE LAWRENCE BUILDING AND LOAN A | the County of Doug | LAS a sas, party of the Second Part. | nd State of Kansas parties of | the first part, a |
| -WITNESSETH, that the said parties Eight thousand and | B of the first part, in consi | deration of the loan of the su | mof | 12.20 |
| them | duly paid, the receipt of with | ich is hereby acknowledged, h | a VO sold and by this indenture | do GRAI |
| b them BARGAIN, SELL and MORTGAGE to the to Douglas and of Section Six (6), T the Sixth Principal M Quarter Section 305-5 Charter Section 305-5 the Leavenworth, Lawr Ly direction along th sid Quarter Section; 320.7 feet to the poi | ld party of the second part, it d State of Kansas, to-wil: No | successors and assigns, the significant a | cliowing described real estate situat point 600 feet We | ist of t |
| of Section Six (6), T the Sixth Principal M | ownship Thirte | en (13) South, South, paral | Range Twenty (20) lel to the East | East of |
| Quarter Section 349-2 | feet; thence | West paralle | he Right of Way | ne of sionveyed |
| ly direction along th | e East line of | said Right of | Way to the North | i line o |
| 320.7 feet to the point subject to public hig giming at a point to corner of the Southea South, Range Twenty (South parallel to the West Parallel to the West Parallel to the | nt of beginnin | g, containing | 2.75 acres, more | or less |
| ginning at a point of | O feet West of st Quarter of | and 277,20 fe | et South of the l | Northeas |
| South, Range Twenty (. South parallel to the | 20) East of the East line of | s oth Principa said Quarter S | 1 Meridian; then ection 72_feet; | be runni |
| West Parallel to the East line of the righ | North line of t of way conve | said Quarter S yed to the Lea | venworth, Lawren | t to th be and |
| West Parallel to the East line of the righ Galveston Railway Com of said right of way beginning; thence run Section 356.2 feet to | pany; thence i to a point whi | n a Northerly ch is 356.2 fe | et West of the p | oint of |
| beginning: thence run Section 356.2 feet to | the point of | llel to the No beginning. | rth line of said | Quarter |
| | | | | H. L.F. |
| Together with all heating, lighting, and plu shades or blinds, used on or in connection w | ith said property, whether the | same are now located on said | property or hereafter placed thereof | 4 |
| TO HAVE AND TO HOLD THE SAME, | | | | |
| And the said part 105 of the first of the premises above granted, and seized of | | | | lawful owner |
| | the second second | 1 | | |
| and that they will war It is agreed between the parties heret | | | | all taxes and asse |
| ments that may be levied or assessed again upon said real estate insured for loss from | | | | |
| moto of the second and the loss if you | made excepte to the easter of t | he record must be the extent | I be laterned And to the sums the | 103 |
| Together with all heating, lighting, and plastings or billing, used an eria connection via the constraints of a connection via the solid part 10.8 of the first of the premises above granted, and seized of the premises above granted, and seized of the transport of the premises above granted and seized of the premises above granted, and seized of the transport of the first transport of the first seized of the premises above granted and seized of the premises above granted and seized of the premises the particles here the second part the loss, if any, of the first part shalf fail to pay such taxes and insure bear interest at the rate of 20% from the Table grant is totended at a mortgage according to the charge of the charge of the charge of the charge any taxes with interest there on as the theory, also the terms of the charge and taxes with interest there as the present shalf and written obligation, also all four the excession and written obligation, all of all rest excession and parts thalf and there in force shall in any same prevent in the taxes of the present shalf and present shalf continue in force shall for any same prevent on rester parts in the first part here bases and present and the present shalf continue in force shall for any same prevent shalf continue in force shall for any same prevent shalf continue in force shall for any same prevent shalf continue in force shalf is any same prevent shalf continue in force shalf is any contexpandement. | nce, or either, and the amount e date of payment until fully | so paid shall become a part repaid. | of the indebtedness, secured by this | indenture, and s |
| This grant is intended as a mortgage | to secure the payment of the | um of Eight tho | usand and No/100- | DOLLA |
| according to the terms of ON8 February 19 | 60 and by its terms made | payable to the party of the | second part, with all interest accruit | ng thereon accord |
| to the terms of said obligation, also to se whether evidenced by note, book account or the terms of the obligation thereof, and also | cure all future advances for an otherwise, up to the original an | ny purpose made to part 10 mount of this mortgage, with a | B of the first part by the party Il interest accruing on such future a | of the second p- dvances according |
| the terms of the obligation thereof, and also charge any taxes with interest thereon as h | | | | |
| Part108 of the first part hereby secure said written obligation, also all futu | | | | |
| charge of said property and collect all rent necessary to keep said property in tenantal assignment of rents shall continue in force | and income and apply the sar | ne on the payment of insurance | e premiums, taxes, assessments, rep | airs or improvem |
| shall in no manner prevent or retard party | of the second part in collection | n of said sums by foreclosure | or otherwise. | A State State |
| The failure of the second part to asser- time, and to insist/upon and enforce strict | compliance with all the terms | and provisions in said obligat | ions and in this mortgage contained. | |
| | | | tire amount due it bereunder gand i in incurred by part 188 of the | |
| advances, made to account or otherwise? up to the original an | them | by pa | rty of the second part whether evid | lenced by note, i |
| and in this mortgage contained, and the pr If default be made in payment of suc | ovisions of future obligations h | ereby secured, then this convey | ance shall be vold. | |
| estate are not paid when the same become not kept in as good repair as they are not | e due and payable, or if the in w, or If waste is committed on | said premises, then this conve | ovided herein, or if the buildings on vance shall become absolute and th | said real estate e whole sum rem |
| ing unpaid, and all of the obligations for the holder hereof, without notice, and it shall and all the improvements thereon in the m | be lawful for the said party a sanner provided by law and to | the second part, its success have a receiver appointed to | ors and assigns, to take possession collect the rents and benefits accruit | of the said pren ng therefrom; and |
| sell the premises hereby granted, or any pa unpaid of principal and interest together w | rt thereof, in the manner presc rith the costs and charges inclu- | ribed by law, and out of all a sent thereto, and the overplus, | noneys arising from such sale to ret if any there be, shall be paid by th | ain the amount the party making |
| sale, on demand, to the party of the first It is agreed by the parties hereto that | | | | |
| therefrom, shall extend and inure to, and I parties hereto. | be obligatory upon the heirs, ex | ecutors, administrators, person | al representatives, assigns and succes | sors of the respe |
| provisions of and note hereby secured, an analysics, mode to and in this mortging catalined, and the pr of the secure of the secure of the secure not kept in as good regist as they are not holder herea, without reduce, and it than and in this mortging catalines for holder hereaft, without reduce, and it than and all the improvements thereas a may pr unpaid of orincipal and interest together w sale, on demand, to the party of the first that is agreed by the parties hereto this protist here to. . IN WITNESS WHEREOF, the part 1 | | hereunto set their | hand and seaf the day and year to | ist above written. |
| Robert H. Zimmerman | | AL) H. LOU | limmerman - | (SE |
| Barbara Jean Zimer | | | | |
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| 84.3254A | | | | |
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