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and and a	
THOUSE CONTRACTOR	73093 MORTGAGE BOOK 121
CONTRACT OF CONTRACT	THES INDENTIVE, Made the 6th
CINE I	of Lawrence , in the county of Dollglas and State of Kaness pard 08 of the first part, a THE LAWRENCE BUILDING AND LOAN ASSOCIATION of Leavence, Kaness, party of the Second Part.
IIIII	WITNESSETH, that the said part 108 of the first part, is consideration of the loan of the sum of
1311151	to them duly paid, the receipt of which is hereby acknowledged, ha Ve sold and by this indenture do GRAI BARGAIN, SELL and MONTCAGE to the said party of the sociation part, its necessars and assigns, the following described real estate situated in the County
TIME OF	BANGAIN, SELL and MORTGAGE to the said party of the second part, its successors and assignt, the following described real estate situated in the County Douglas and State of Kansas, to-wit:
HINN	the second s
THE OWNER	Lot Five (5) in Block "A" in University Field Subdivision No. Four, in the City
THE OWNER	Of Lawrence Together with all heating, lighting, and plantifying employment and flatures, including staters and burners, screens, awnings, storm windows, and doors, and winds shades or blinds, used on or is connection with said property, whether the same are new located on said property or hereafter placed thereon.
SHIRE OF	TO HAVE AND TO HOLD THE SAME. With all and singular the tenements bereditaments and anourtenances therewate belonging or in anywise appertaining
THE OWNER	forever. And the said part 108 of the first part dohereby covenant and agree that at the delivery hereof they are the lawful owners
INTERS C	of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances.
11111	and that they will warrant and defend the same against all parties making lawful claim thereta.
Innu	It is agreed between the parties hereto that the particle of the first part shall at all times during the life of this indenture, pay all taxes and asse
STORESS OF	ments that may be levied or assessed apainst said real estate when the same become due and payable, and that that W111 keep the build upon 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
ALTERNA &	party of the second part, the less, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part. 10 if the first part shall fail to pay such taxes when the same become due and payable or to keep said premises insured as herein provided, then the party of second part in may pay said taxes and insurance, or either, and the amount so paid shall become a part of the indebtadmes, securid part the indebtadmes, securid part the rate of 10% from the date of payment until fully repaid.
11111	bear interest at the rate of 10% from the date of payment until fully repaid. This grant is intended as a mortgage to secure the payment of the sum of Ten thousand six hundred & No/100ee1A
THE OWNER OF THE OWNER	according to the terms of ONG certain written obligation for the payment of said sum of money, executed on the 6th day
111111	April
anna.	whether evidenced by note, book account or otherwise, up to the original amount of barr. who or the intrit part by the party of the second part whether evidenced by note, book account or otherwise, up to the original amount of this mortgage, with all interest, accounting on such future advances according the terms of the obligation thereof, and also to secure any sum or sums of money advanced by the said party of the second part to pay for any insurance or to do
In states	charge any taxes with interest thereon as herein provided, in the event that said part 10 BH the first part shall fail to pay the same as provided in the indentu
THE OWNER	Part 16B of the first part hereby assign to party of the second part the rests and income arising at any and all times from the property mortgaged secure sold writism obligation, also all future advances hereander, and hereby authorize party of the second part or its agent, at its option upon default, to tu charge of sold property and collect all rests and income and apply the same on the payment of invarance premiums, taxex, assessments.
1000	concept or has provently and context and reaction and apply the same on the payment of naurally presenting. Later, assessments, repairs or improvement necessary to them said proverly in traincable condition, or there charges or payments provided for in this mortgage or in the obligations hereby secured. T assignment of rents shall continue in force until the unpaid balance of said obligations is fully paid. It is also agreed that the taking of possession hereous shall in an amone prevent or related party of the second part in collection of said sums by foreclosure or otherwise.
THE OWNER OF	
1111111	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 the same at a la time, and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. If said part 108 of the first part shall cause to be paid to party of the second part, the entire amount due it hereunder and under the terms a
1198801	provisions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 10 S of the first part for futu
THE OWNER	schemes, mude to them. by party of the second part whether evidenced by note, he account or otherwise, up to the original amount of this mortgage, and any extensions or renewais hereof and shall comply with all of the provisions in said m and in this mortgage contained, and the provisions of future obligations hereby secured, then this conveyance shall be void.
1982981	If default be made in payment of such obligations or any part thereof or any colligations created thereby, or interest thereon, or if the taxes on said r
1010	If default be made in payment of such obligations or any part thereof or any colligations created thereby, or interest thereon, or if the taxes on said or estate are not paid when the same become due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said vral estate not kept in as good repair as they are now, or if waste is committed on said premises, then this convenues that become abouts and the whole sum rema- ing unpaid, and all of the obligations for the security of which this indentum is given shall immediately materia and become due and payable at the option of holder herein, of whose volces and it shall be lawful for the said party of the second part, its associators and assign of the adal premi and all the improvements thereen in the manner prescribed by law, and out of all moneys arising forms uch said as retain the amount bi unpaid of principal and interest together with the costs and charges incident therets, and the overplus, if any there be, shall be paid by the party making to
11111	holder hereof, without notice, and it shall be lawful for the said party of the second part, its successors and assigns, to take possession of the said premi and all the improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom; and will the memory and the second or any neutron thereof in the second by the second by the second benefits accruing therefrom; and
11111	unpaid of principal and interest together with the costs and charges incident theres, and the overlas, if any share by the party making so sale, on demand, to the party of the first part. Part 108 of the first part shall pay party of the second part any deficiency resulting from such sale.
TRANKI	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 accru
THE	therefrom, shall extend and hure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respect parties hereto.
THE OWNER	IN WITNESS WHEREOF, the part 10.0 of the first part ha VO hereunts set thoir handSand sealEthe day and year last above written.
100000	John A. Harris (SEAU) Janie C. Harris (SEAU)
THUR D	
TARAN I	STATE OF Kansas
VILLEVES.	Douglas county, job
Numb.	betere me, a Noțary Public
THE OWNER WHEN	wife
STATES.	to me personally known to be the same person a who executed the foregoing instrument and du
TRAFFIC	IR WITHERS WHENEN, I have bereathe subscribed my name and affired my official and a third an ad-
TABLE IN	My commission Expires Aptil 21 at 19 62 2, 0, Cby
21	L. E. Eby Holart Public
E	the south is able to be a south of the south
En 20m	ded April 6, 1960 at 11:00 A.M. April O'Bork Berleter.
	RELEASE - V With G. Laver Register
un ire	RELEASE <u>A conversion of the within mortgage</u> , hereby acknowledges the full payment of ad thereby, and authorizes the Register of Deeds to enter the discharge of this m
un re	RELEASE <u>A converse of the within mortgage</u> , hereby acknowledges the full payment of ad thereby, and authorizes the Register of Deeds to enter the discharge of this m cord. Dated this 5th. day of September 1963
un re ec	RELEASE <u>A conversion of the within mortgage</u> , hereby acknowledges the full payment of ad thereby, and authorizes the Register of Deeds to enter the discharge of this m

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