Meg. No. 15,855

8

	MORTGAGE
THIS INDEN	NTURE, made this 12th day of April , 1960, by and between the second sec
Delbert F. F	Schart and June E. Erhart, his wife; and Edward W. Campbell a single
person	
Douglas	total, as words or a more the vermerce Savings and Loan
Associe	, a corporation organized and existin
CONTRACTOR OF STREET, NO.	
Fifteen Tho	H: That said mortgager.A., for and in consideration of the sum of man of
us receipt of which	h is hereby acknowledged, do by these presents mortgage and warrant unto said manteners it
nd State of Kanse	er, all the following described real estate, situated in the county of Douglas
	Lot Fourteen (14), in Block Twenty-five (25), University Place
	Annex, an Addition to the City of Lawrence.
ogether with all h indows and doors, a said property or	esting, lighting, and physhing equipment and fixtures, including stokers and burners, screens, awnings, storr , and window shades or blinds, used on or in connection with said property, whether the same are now locate , hereafter placed thereon.
10 HAVE AN	D TO HOLD THE SAME, together with all and singular the tenements hereditaments and annual
ereance percenting	, or in anywise appertaining, forever, and warrant the title to the same. Said mortaneous S. Luck-
with Bald D	nortgages that they are, at the delivery hereof, the lawful owner S. of the premises above conveyed are seized of a good and indefeasible estate of inheritance therein, free and clear of all encumbrances
	will warrant and derend the title thereto forever against the claims and demands of all persons whomsoever
ifteen Thous	LWAYS, and this instrument is executed and delivered to secure the payment of the sum of
	and Five Hundred Seventy and no/100 Dollars ($\frac{15}{570.00}$), m, together with such charges and advances as may be due and payable to said mortgagee under the terms
d conditions of the gee, payable as en ms of said note a	e promissory note of even date herewith and secured hereby, executed by said mortgages under the terms xpressed in said note, and to secure the performance of all the terms and conditions contained therein. The are hereby incorporated herein by this reference.
. Tr 19 rue intentio	on and agreement of the narties herein that this mentance it it
y of them, may or main in full force amounts secured	we to said mortgagee, however evidenced, whether by note, book account or otherwise. This mortgages however is a start of the said mortgages and a free between the parties hereto and their heirs, personal representatives, accessors and assigns, until hereunder, including future advances are made is evidence.
d hereby authorin d income therefron improvements nec the note hereby se ing of possession otherwise.	e said mortgances or its sain mortgages all rents and income arising at any and all times from said property and apply the same to trait, as its option, upon default, to take charge of said property and collect all rents essary to keep said property in ment of interest, principal, insurances premiums, taxes, assessments, repairs entred. This rent assignment shall make condition, or to other charges or payments provided for herein or hereunder shall in no manney prevent or retard said mortgages in the collection of said spins-by foreclosure
I nere are no un	spaid labor or material bills outstanding which would result is a method to it.
payment of such	and real counce shall be subject to the condition that the purchaser or purchasers shall also be liable for indebtedness.
HOVE AND OF FUIS	he mortgagee to assert any of its rights hereunder at any time shall not be construed as a walver of its me at any later time, and to insist upon and saforce strict compliance with all the terms and provisions of
If said mortgage visions of said no	r. 3. shall cause to be bid to said mortgages the entire amount due it hersunder, and under the terms and to hereby secured, including future advances, and any extensions or renewals thereof in accordance with
terms and provision these presents a ion of all of said p munediately due a date of such defau	ons thereof, and if said mortgager. Is shall comply with all the provisions of aid note and of this mortgage, hall be void; otherwise to remain in full force and effect, and said mortgages shall be entitled to the pos- property, and may, at its option, declare the whole of said notes and all be indicated to the pos- end payable, and may forecless this mortgage or take any other legal action to protect if yright, and from uit all items of indebtedness secured hereby shall draw interests at 10% per snuum. Appraisement waived.
This mortgage aligns of the respect	hall be binding upon and shall enure to the benefit of the heirs, executors, administrators, successors and ive parties hereto.
	BERFOF, said mortgager S ha We hereunto set their hand S the day and year first above
Seller	Enhant - Edward W Campbell
37001 CM 8 50 ATC REV. 4-60	c achait
ATC/ REV. 4-88	
	i 0 1
	den Kelasse of Martgameles Back 15

Ant

1

21