19

CALLER .

				Reg. No. Fee Paid
		73743	BOOK 125	10
	мо	RTGAGE		and the second sec
This Indenture, Mad	this 22nd	day of	LOAN NO. June	A.D., 19.60
by and between Norman C	, Denton an	d Rose Dent	on, husband s	
of Douglas C a corporation organized and existin WITNESSETH, That the Mortga (\$6,000,00) the receipt of which is hereby ackno	g under the laws gor, for and in cor	of Kansas, Mortgan sideration of the s	um of Six Thou	isand and no/10
cessors and assigns, forever, all the Kansas, towit: Beginning Northeast corner of t Township No. Thirteen feet, thence West 67 thence North 369 fe thence East 366 feet more or less	following describe at a point	i real estate, situat on the Sect	ed in the County of ion line 453	Douglas , State of feet, West of f
TO HAVE and to hold the pren purtenances thereunto belonging, a jures, chatlels, furnaces, mechanical tures, trefrigoratora, elevatora, nerce of whatover kind and natures at pre- said real estate, and all structures, or attached to or used in connection heating, lighting, or as a part of th improvement of the said real estate, of the said real estate by such atta be considered as annexed to and for right, title and interest of the Mort AND ALSO the Mortgagor toor premises above correspond and seized comportences and that he will warrar sons whomeover.	inses described, tog and the rents, issues stokers, oil burnes as, screen doors, s rent contained or 1 gas and oil tanks with the said rea e plumbing therein whether such appa chiment thereto, or ming a part of th gagor of, in and t	wher with all and es, and profits th rs, cabinets, sinks, torm windows, stor verafter placed in and equipment er estate, or to any purpo ratus, machinery, f not, all of which a free hold and cov o the mortgaged [ortgagee that at th	singular the tenement every; and also all ag furnaces, heatera, ra m doors, awnings, blit the building now or : teted or placed in to: place of futures th se appertaining to the place the states has paratus, machinery, c eved by this mertgage remises unto the Mos iddivery hereof he is	is, hereditaments and a paratus, machinery, fit ages, mantes, light fit du and all other fitture screafter attanding on the present or future use or present or future use or re or would become pan hattels and fittures sha hattels and fittures eas a lt he east all the estat tragage, forever.
cumbrances and that he will warrar some whomevere. PROVIDED ALWAYS and this in Thousand and no/100.4 advances as may become due to the with, secured hereby, executed by m genee, payable as expressed in asil- in said note. IT 15 the intention and agreemen made to asid morigagor, or any of the above stated which the said morigago how account or otherwise. This mhers, parsonal representatives, suc- are paid in full with interest; and us puch additional loans shall at the as- per ent interest and be collectible Morigagor agrees to keep and	strument is execut \$6,000,00) mortgagee under 1 ortgagor to the m d note, and to se	ed and delivered to DOLLARS the terms and cond ortgagee, the terms cure the performan	secure the payment of i, with interest thereoutions of the promissor is of which are incorpored of all of the terms	of the sum of S1X m and such charges and y note of even date here wated herein by this rel- and conditions containe
thereon in good condition at all time Mortgagor also agrees to pay a gagee, including abstract expenses,	s, and not suffer Il costs, charges a because of the fa	waste or permit a nd expenses reasor llure of mortgagor	nuisance thereon. ably incurred or paid to perform or compl	I at any time by mort y with the provisions i
Most note and in this mortgage cont Mortgagor hereby assignt to m gaged to secure this note, and here said property and collect all rents sessments, repairs or improvements ments provided for in this mortgage until the unpaid balance of said note manner prevent or retard mortgage. If said mortgagor shall cause to provisions of said note hereby secu- ance with the terms and provisions at tained, then these presents shall be to the immediate possession of all able and have forceloure of this mo- menth default all litems of indebtednes all benefits of homesteed and exem- WHENEVER USED, the singul be applicable to all genders. This mortgage shall be binding parties hereto.	red, including futu hereof, and comply void; otherwise to of said premises a ortgage or take an as hereunder shall ption laws are he ar shall include th upon the heirs, e	re advances, and a with all the prov. remain in full for nd may, at its opti y other legal actio draw interest at the teby waived. a plural, the plural xecutors, administr	ny extensions or rem- sions in said note an ves and effect, and mo- no, declare the whole or no protect its right the rate of 10% per ar- the singular, and the ators, successors and	wals thereof, in accord d in this mortgage con- tragage shall be entitle of anid note due and pay s, and from the date o mum. Appraisement an use of any gender sha assigns of the respectiv
In Witness Whereof, said mortge	igor has hereunto i	Norman C	an C. dei	ton)
STATE OF KANSAS.		Rose Den	ton	
County of Douglas				
June		1	6 · · · ·	22nd
day of June	Norman C.	Market Street Street	he undersigned, a Not Rose Denton,	ary Public in and for th

OTA OTA IN TESTINGNY WHEREOF, I have h BLI (SEAL) My Commission expires. May 1 is duly nek hand and Notarial Seal the day and year above written. to set my

Dasold a. Reck_Register of Deeds