Reg. No. 16,423 Fee Paid \$11.00

## 75531 BOOK 126

MORTGAGE
THIS INDENTURE, Made this 20th on December , 1960 between Frank O. Whitcomb and Maris A. Whitcomb, huaband and wife
LEAVESIDE In the County of Douglas and State of Kansas part 168 of the first part, and THE LAWRENCE BUILDING AND LOAM ASSOCIATION of Lawrence, Kansas, party of the Second Part.  WITHERSETH, that the sale part 168 of the first part, in consideration of the issue of Forty-Four Hundred and no/100
to 1; hom day paid, the receipt of which is hereby extenseshed only the indenture do GRANT.  BARGAIN, SELL and MORTGAGE to the said party of the second part, its nuccessors and assigns, the following described real estate situated in the County of DOUGIOS and State of Konsas, to-wit:
Lot Seventy-three (73) on New York Street, in the City of Lawrence, in Douglas County, Kansas.
Together with all hasting, lighting, and plambing equipment and fixtures, including stolars and burners, across, comings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are one located on said property or bereafter placed therein.  TO HAVE AND TO HOLD THE SAME, With all and singular the tenselizati, berefitaments and appurtaneous thereunto belonging, or in anywise apportaining.
And the said part 108 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful covener a covered the premises above granted, and seized of a good and indefensible estate of inheritance therein, free and clear of all incumbrances.
and that they will warrant and defend the same against all parties making lawful claim thereto.  It is agreed between the parties hereta that the part 1000 of the first part shall at all times during the life of this indenture, pay all taxes and assessments that may be levied or assessed against said real estate leasured for loss from fire and extended coverage in such sum and by such insurance company as shall be specified and directed by the
upon said real estate leasered for loss from fire and extended coverage in such term and by such interactic company as small of spectrees are overcively to a party of the second part, the loss, if any, make payable to the party of the second part to the extent of its interest. And in the event that said part1.8.3 of the first part part fall to pay such taxes when the same become due and payable or to keep said premises insured as horsin provided, then the party of the second part may pay said taxes and insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall second part may pay said taxes and insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall second part. The party of the second part may pay said taxes and insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall
This grant is intended as a mortgage to secure the payment of the turn of FORTY-FOIL PRINTING and and NO/LOU-ORLLAND according to the terms of ORC. certain written obligation for the payment of said sun of money, executed on the 20th day of December 100 of the terms under assemble to the party of the second cart, with all interest according to
to the terms of said obligation, also to secure all future advances for any purpose made to part. 10 S of the first part by the party of the second part, whether evidenced by note, book account or otherwise, up to the original amount of this sorthance, with all interest according to such future advances according to 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 distinct the second part to pay for any insurance or to distinct the second part to pay for any insurance or to distinct the second part to pay for any insurance or to distinct the second part to pay for any insurance or to distinct the second part to pay for any insurance or to distinct the second part to pay for any insurance or to distinct the second part to part to part
charge any taxes with interest thereon as herein provided, in the event that said part.10 Def the first part said all to be yet be same as provided in the interest and part to part to the first part said all these from the property consciputed in secure said written obligation, also all intere advances beresender, and bavely authorize party of the score part or its apent, at its ortigo upon default, to take score party and all collect all rests and income and apply the same on the paryment of the score party and the collect, when't or insert, therein or insert, therein or insert, therein or insert, when't or insert, when't or insert, therein or insert, therein or insert, therein or insert, therein or insert, when't or insert, therein or insert proved to the order of the collegations in the party paid. It is also appred that the taking of possession hereunder shall in no manner prevent or retard party of the second part in collection of said aims by foreclosure or otherwise.
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 later time and to find upon and enforce strict compliance with all the terms and provisions in said chilgations and in this mortgage contained.
If said part 105 of the first part shall cause to be paid to party of the second part, the entire amount due it berounder and under the terms and provisions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 105 of the first part for future advances, made to them. The part of the second part whether evidenced by note, book account or otherwise, up to the original amount of this mortgape, and any extensions or remewalls bered and should comply with all of the provisions in said note and in this mortgape, and the provisions of future obligations hereby secured, then this conseyance shall be vaid.
If default be made in payment of such obligations or any part thereof or any politations created thereby, or interest thereon, or if the transit become and payment, or if the humbles of the case become over and payment, or if the humbles of the case become over any payment, or if the humbles sum remains the payment of the sum of the case of the sum of the case of the sum of the sum of the case of the ca
sale, on demand, to the party of the first part. Part_18.S. of the first part shall pay party of the second part and errors recommended to the parties hereto that the terms and provisions of this indenture and ench and every obligation therein contained, and all benefits according to
parties hereto.  JOP WITHESS WHEREOF, the part 1974 of the first part ha VO hereunts set their kandland sealthe day and year hat above written.
Frenk O. Whitcomb (SEAL) Hario A. Whitcomb (SEAL)
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