Reg. No. 16,693 Fee Paid \$6.25 76652 BOOK 127 MORTGAGE This upper and the set of the set WINESSEN, that the dat partial of the first part is considerable of the lass of Twenty-Five Hundred and no/100-The South 289 feet of the following described tract of land: Beginning at a stone at the Southwest corner of the Southwest Quarter of the Northwest Quarter of Section Two (2), Township Thirtsen (13) South, Range Mineteen (19) East of the Sixth Principal Meridian; thence North slong the West side of said Section 407 feet; thence East 233.19 feet; thence South 407 feet; thence West 233.19 feet to place of beginning, in Douglas County, Kansas. Together with all heating, lighting, and plumbing equipment and fictures, laciading stakers and horners, screens, samings, storm windows and doors, and w shades or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, With all and singular the tenem nts, heredit ces thereunto belonging, or in anywise appr And the said part 108 of the first part do hereby covenant and agree that at the delivery hereof they are the isoful owner 3 premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incomi d that they will variant and defend the same against all parties making lawful claim thereto. It is agreed between the parties bents that the part 105 of the first part shall at all take during the life of this and nay all taxes and as nots that may be looked or assessed against and real estate when the same became due and payable, and that thay will be seen the balldoop on maid real estate insured for loss from fire and extended everage is such sum and by such insurance company as shall be specified and directed by the rry of the second part, the heat, if any, much puyshes to the party of the second part to the entries of the interact temporary is such to perturbe and interacted by the temporary is such to perturbe the term became dow and aparticle it is to the entries of its interact. As in the second that this part, $0.5 \dots$, the first part is that fail to pay such targe when the term became dow and aparticle are to here paid partitions insured as harding part, $0.5 \dots$, and part of the second part may pay and targe such targe when the term became is apid that the large the term became dow and apartite of the term of the term became dow and apartite or to here paid paralities insured as harding part, of the most part of the second part may pay and targe such terms when the term became is a part of the term of part of the indetactions, secured by this industance, and shall are indetected at the rate of 10% from the date of partment with fully repaid. This part is intended as a mortpage to secure the payment of the same of Twenty-Five Hundred and no/100-pollars. ling to the terms of ONS ing to the terms of ODB certain written obligation for the payment of April . 1961. and by its terms made payable to the pa silon for the payment of said more of money, executed on the 26th day of to the terms of said ebligation, also to score all future advances for any purpose made to part 105 of the first part by the party of the scored part, interfere revisionably note, book account or otherwise, up to the original amount of this morigane, with all interest accounds part to pay for any hoursance and the build party of the score any source or to dis-the terms of the obligation therees, and also to score any source rooms of more advanced by the build party of the score any hoursance or to dis-tharpe any taxes with interest thereon as herein provided, in the event that said part 1080s the first part shall fail to pay the same as provided in the indectore. upp any loss wells merces, tantom as mercine persons, in the result area of access while at any and all times from the property manipaged to more half written characteristic, also all force advances hermider, and hardy subhrits party of the second part of the target, at its option agan definit, to take any of half perception definition, also all force advances hermider, and hardy subhrits party of the second part of the target, at its option agan definit, to take restor its and the second perception of the second pe The failure of the second part to assert any of its right, hereundar at any time shall not be construind as a waker of its right to assert the same at a lat and to insist upon and enforce strict' compliance with all the terms and provisions in said shipations 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 assount doe it sions of said note hereby secured, and under the terms and provisions of any oblig cer, made to thom ation hereafter incurred by part 108 of the first part for future e tai the second part whether evidenced by note, book revier, up to the original amount of this mergage, and any extensions, or researable hereof and shall comply with all of the provisions in said note regard the provisions of future obligations hereby secured, then this compared shall be wid. If defails toos manipage constants, are not percent of such abligations or any part thereaf or any obligations created thereafy, or interest thereas, or if the taxes on said real rates are not paid when the same become due and payable, or if the insurance h not keept on; as provided hereafy, or if the history or and rate of the saids are not paid when the same become due and payable, or if the insurance h not keept on; as provided hereafy, or if the history or and rate of the saids are not paid when the same become due and payable, or if the insurance h not keept on; as provided hereafy, or if the history or constant or and on the said of the follogitions for the security of which this indexture is given shall immediately matare and become due and apaths at the applies of the insure on their hereof, which notice, on any part thereof. If the manner prescribed by hew, and not of all manays arising frow, such as the payable of the payable of the scatt thereof. In the finance prescribed by hew, and to have a receiver applied to collect the rest and become the and become the same the manner the small of principal and interest together with the costs and charges incident thereofs, and the complay there be, shall be payable with the costs and charges incident thereofs, and the complay if any there be, shall be paid by the pays making secand, to the party of the first part. Particial of the first part shell pay party of t by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits account extand and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, antipon and successors of the respective part 105 of the first part ha VO hereante set thoir handhad sealilite day and year last a Kenneth Eugene Brouhard Gerda Ruth Brouhard (SEAL) (SEAL) (SEAL)

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