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76778 BOOK 127 ITTTTTTTTTTTTTTTTTT TERRETER STREET ************** MORTGAGE 5th May 1961 between THIS INDENTURE, Made un 5th eav of May James R. Simpson and Mary V. Simpson, husband and wife of Lawrence in the County of Douglas and State of Kansas part 108 of the first part, and THE LAWRENCE BUILDING AND LOAM ASSOCIATION of Lawrence, Kansas, party of the Second Part. WITHESSETH, that the said part 103 of the first part, in consideration of the base of Six Thousand and no/100-----TOULARS to them duty paid, the receipt of which is berefy acknowledged, haVO sold and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said party of the second part, its successors and assigns, the following described real exists situated in the County of Douglas and State of Kansas, to-wit: and State of Kansas, to-wi Lot Nine (9) in Block Ten (10) in Lane Place, an Addition to the City of Lawrence. Topether with all heating, lighting, and plumbing equipment and fixtures, including stakers and burners, screens, aumings, storm windows and doors, shades or blinds, used on or in connection with said groperty, whether the same are now located on said property or hereaftar placed thereon. TO HAVE AND TO HOLD THE SAME, With all and singular the tene ng, or in anywise app And the said parties of the first part do hereby covenant and agree that at the delivery hereof they are the tawful owner 3 ve granted, and seized of a good and indefeasible 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 therein. It is agreed between the partley hereto that the part 105 of the first part shall at all times during the life ay all taxes and as of this in that may be levied or assessed against said real estate when the same become due and payable, and that they will keep the buildings said real estate insured for loss from fire and extended coverage is such sum and by such insurance company as shall be esseried and directed by the party of the second part, the loss, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part 10.8 of 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 the second part may pay said taxes and insurance, or either, and the amount to paid shall become a part of the indebteness, secared by this indecture, and shall 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 Six Thousand and no/100----- DOLLARS ent of said sum of money, executed on the 5th ding to the terms of OBO certain written obligation for the pays day of May 19 61 , and by its terms made payable to the party of th the terms of sold obligation, also to secure all future advances for any purpose made to part 10.0. of the first part by the party of the securd part ther videnced by note, book account or otherwise, up to the original amount of this mortgage, with all interest accound go such future advances according to terms of the obligation thereof, and also to secure any sum or smoot of moore advanced by the said party of the second part to pay for any impurance of a to be charge any taxes with interest thereon as herein provided, in the event that said part10 Sof the first part shall fail to pay the same as provided in the indenture We way decline the mean entermine an entermine the party of the second part the rents and income arising at any and all times from the property mortgaged to use said written collogation, also all future advances hermoner, and hereby authorize party of the second part or its agent, at its option upon default, to take reg of and property and collect all rents and income and apply the same on the payment of insume present tis agent, at its option upon default, to take reg of and property and collect all rents and income and apply the same on the payment of insume present takes, as the collegations hereby secure. This generate of rest shall continue in force will the umand balance of and ediaptions in fuffy padt. It is also agreed that the taking of passession hereunder all in no manner present or retard party of the second part in collection of said sums 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 waver of its right to assert th and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. If said part103 of the first part shall cause to be paid to party of the second part, the entire amo If said parts of said note hereby secured, and under the thom hereafter incurred by part 108 of the first part for future ners, made ta by party of the second part whether evidenced by note, book unit or otherwise, up to the original amount of this nortgage, and any extensions or renewail hereof and shall comply with all of the provisions of the second part whether evidenced in said note in this mortgage, contained, and the provisions of thure obligations hereby secured, then the convergence shall be void. If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereoit, or if the taxes on sold real state are not paid when the same become due and payable, or if the minance is not kept un, as provided benering, or if the buildings on said real estate are not paid when the same become due and payable, or if the minance is not kept un, as provided benering or if the buildings on said real estate are obligations of or leaves to the whole sum remain-ng unpaid, and all of the obligations for the security of which this indenture is given shall immediately mature and become due and payable at the option of the sold permises, then this concessors and axisings to take possible of the sold permises of the improvements thereon in the manner provided by law and to have a receiver appointed to-collect the rest and become is only and the sold permises, and the the rests and become is that be taxed to the security of which there is given shall immediately mature and become due and payable at the option of the said permises in the improvements thereon in the manner provided by law and to have a receiver appointed to-collect the rests, and become the sold permises. The this concessors and axisings to chain the amount then impaid of principal and interest topether with the costs and charges incident thereta, and the overplay. If any there be, shall be paid by the party making such ing un nd, to the party of the first part. Part 105 of the first part shall pay party of th It is agreed by the parties hereto that the terms and provisions of this indentare and each and every obligation therein contained, and all benefits accruing from, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective IN WITNESS WHEREOF, the part 108 of the first part ha VO hereunto set their handband seafthe day and year last ab James R. SIMPAD Mary V Simpson (SEAL) (SEAL) (SEAL) STATE OF KANSAS COUNTY, SS. DOUGLAS BE IT REMEMBERED, That on this 5th * before me, a Notary Public ____day of_____ Max A. D. 19 61 in the aferesaid County and State, and wife NOTARI to me personally known to be the same person ${\bf S}$, who executed the foregoing instruction of the same. UBLIC IN WITHERS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day and year last Configuration Public My Commission Expires April 21 1962 L. E. Eby Norolf G. Beck The undersigned, owner of the within mortgage, hereby acknowledges the full payment of the debt secured thereby, and authorizes the Register of Deeds to enter the discharge of this mortgage of record. Dated this 31st day of October 1966.