61

Release

montgage

See

è

4

160

10

Thing the sector sector	9			a the second second	
MORTGACE		(No. 521)	The Outlook Printers,	Publisher of Legal Blan	A Lawrence, Kansas
a	78052 BOOK	147			
This Indenture, N	lade this	h	of Au	gust	19.61 between
Kenneth C.	Walker and Joseph	dne E. Walker	busband and	wife	2
	State State			A State Street Street Street Street	1
Lawrence			Second Second Second	and a second second second	
Di Duni ciice	, in the Count	y of DougL	as	and State of	Insas
parties of the first	part, and	awrence Nation	nal Bank, Law	ence, Kansas	
- A Contractor	and the second second	Mr. Carton	and the second	ty of the s	· · · ·
	er er	Townshing and so the	Pai	J.J. or ine s	econd part.

Loca One Hundred Thirty-four (134) and One Hundred Thirty-six (136)

on Ohio Street, in the City of Lawrence

1.5

, e' · · · .

Including the rents, issues and profits thereof provided however that the Mortgagors shall be entitled to collect and retain the rents, issues and profits until default hereunder.

and that they will warrant and defend the same against all parties making lawful claim thereto.

24

It is agreed between the parties hereto that the part 100 of the first part shall at all times during the life of this indensity, pay all taxes and assessments that may be levied or assessed against said real estate when the same becomes due and payable, and that  $\frac{100}{100}$  will assess the part of the first part shall be the part of the tecord part of the same becomes due and payable, and that  $\frac{100}{100}$  will a set of the part of the tecord part, the loss, if any made payable is the part of the second part to th

This GRANT is intended as a modglage to ascure the payment of he turn at Welve Thousand Five Huntred & no/100 according to the terms of 8 certain written obligation, for the payment of and sum of money, executed on the 22LLARS, day of August 1961 and by 122 terms made payable to the pay of the second part, with all Interest according thereon according to the terms of said obligation and also to secure grant of the second by first and call by the terms of the second by the second part to pay for any inurance or to discharge any taxes, with interest thereon as blend, provided to the second part to pay for any inurance or to discharge any taxes. With hereon as blend, provided to the second part to pay for any inurance or to discharge any taxes. With interest thereon as blend, provided to the second part to pay the same as provided in the indenture.

that said, per 1023. Of the first part shall full to pay the same as provided in this indenture. And, this conveyance shall be vioid if such payments be made, as herein specified, and the obligation contained therein, folly discharged, if default be made in such payments or any part thereof or any obligation created thirdey, or interest thereon, or if the taxes on said real enter are not poil when the same become due and payable, of if the insumme is not kept up, serviced therein, or if the taxes on said areal enter are not poil when the same become due and payable, of if the insumme is not kept up, serviced therein, or if the bilding on used and the whole sum, remaining unpubli, and all of the obligations provided for in said vertices obligation. The second pay do when the indentrue to given, shall immediately meture, and become due and payable as the option of the holds thered, or the second per divide the indentrue to given, shall immediately meture, and become due and payable as the option of the holds thered, without notics, and it shall be isoful for the laid per Y... of the second pay 107 1152 al801(113). The laid per second pay 107 1152 al801(113). The laid possible holds of general and little thread, in the manner prescribed by law, and cut of all moneys whing thereform, and to retain the amount then ompaid of principle ad littles, to constant of the late is out of all moneys, whing thereform, and to retain the amount then ompaid of principle ad littles, to constant where in the second pays, if any there be, shall be first been and parables on different, constant where the costs and charges incident thereto, and the overplus, if any there be, shall be avaid by the part Y.... making such tale, on demand, to the first part 102.

shall be paid by the part 2 making such sale, yon demand, to the first part 102. It is agreed by the parties hereto that the taxes and provisions of this indenture and each and every obligation therein foctained, and all benefits account therefrom, shall extend and more to, and be obligatory upon the beins executor, administrators, personal tepresentatives, and an all advectors of the respective parties hereto. In Witness Whereaf, the part 1995, of the first part ha Y0, person or etc. the part that and sale and teal the day and year has above writen.

Tracker (SEAL) alker (SEAL) (SEAL) (SEAL) Mineren and an and a state of the second second