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| **************** | 100000 + | RTGAGE BOOK 129 | |
| THIS INDENTURE, Made this | 19th | day of September | . 19 61 betwee |
| The second se | Ann Shannon, | a single woman | |
| t Lawrence | in the County of Dou | glas, and State of | Kansas part y of the first part, an |
| THE LAWRENCE BUILDING AND LO WITNESSETH, that the said part Twenty-Seven I | y of the first part, in conside Hundred and no/100 | ration of the loan of the sum of | OOLLAR |
| to her BARGAIN, SELL and MORTGAGE to U Douglas | duly paid, the receipt of which he said party of the second part, its s and State of Kansas, to-wit: | t is hereby acknowledged, ha S sol uccessors and assigns, the following des | d and by this indenture do O.S. GRANT cribed real estate situated in the County o |
| · · · · · · · · · · · · · · · · · · · | (180), on Vermont Lawrence, in Dougl | Lot No. One Hundre Street, in the Cit as County, Kansas. | 10 y |
| Together with all heating, lighting, and shades or blinds, used on or in connecti- TO HAVE AND TO HOLD THE SA forever. | f plumbing equipment and fixtures, inc ion with said property, whether the sam IME, With all and singular the tenemen | luding stokers and burners, screens, awn ne are now located on said property or his, hereditaments and appurtenances the | ings, storm windows and doors, and window hereafter placed thereon. reunto belonging, or in anywise appertaining |
| And the said part J of the | | d agree that at the delivery hereof | |
| | | all parties making lawful claim thereto | |
| It is agreed between the parties h | ereto that the part y of the fir | st part shall at all times during the life. | of this indenture, pay all taxes and assess- |
| upon said real estate insured for loss party of the second part the loss if a | from fire and extended coverage in so | secome due and payable, and that is in sum and by such insurance, company | the will keep the buildings as shall be specified and directed by the |
| | | | And in the event that said part y^{0} d as herein provided, then the party of the edness, secured by this indenture, and shall |
| This grant is intended as a mortga | age to secure the payment of the sum | of Twenty-Seven Hur | idned and no/100millars |
| according to the terms of On September | 19_01, and by its terms made pa | the payment of said sum of money, exe syable to the party of the second part, | with all interest accoulon thermon according |
| to the terms of said obligation, also to whether evidenced by note, book account the terms of the obligation thereof, and | a secure all future advances for any p tor otherwise, up to the original amoun also to secure any sum or sums of man | surpose made to part \underline{Y} of the final of this mortgage, with all interest accurately advanced by the said party of the sec | rst part by the party of the second part, ruing on such future advances according to ond part' to pay for any insurance or to dis- |
| charge any taxes with interest thereon a | as herein provided. In the event that sa | id part V of the first part shall fail to | now the same or sumided in the industry |
| secure said written obligation, also all f charge of said property and collect all r necessary to keep said property in tenal assignment of rents shall continue in fo | toy assign to party of the second part future advances hereunder, and hereby rents-and income and apply the same of intable condition, or other charges or p arce until the unpaid balance of said | the rents and income arising at any ann authorize party of the second part or it is the payment of insurance premium, ayments provided for in this mortgage obligations is fully paid. It is also agre | all times from the property mortgaged to a later of the property mortgaged to a point, at its option upon, default, to take taxes, assessments, repairs or improvements or in the obligations hereby secured. This of that the taking of possession hereunder |
| The failure of the second part to a time, and to insist upon and enforce sti | stand day of the state have all be | Construction of the Industry of the Party of the Party of the Party of the Party of the | |
| If said part y of the first | part shall cause to be paid to party of | of the second part, the entire amount of | we it hereunder and under the terms and |
| advances made to | han | | part \mathcal{V} of the first part for future cond part whether evidenced by note, book poly with all of the provisions in said note wold. |
| If default be made in payment of traits are not paid when the same bee not kept in as good repair as they are ing unpaid, and all of the obligations fo holder hereof, without, notice, and it the and all the inpremises hereby granted, or any ampaid of principal and interest togethe cale, on demand, to the party of the fir It is agreed by the parties hereto | such obligations or any part thereof of the insur- now, or H wants is committee on units of the security of which this indexture all be lawful for the said parts of the manner provided by law and to have part thereof, in the manner prescribed part thereof, in the manner prescribed or with the costs and charges incident stip part. \mathbb{P}^{-1} of the first part that the terms and providence of this lit | any obligations created thereby, or int one is not kept up, as provided herein, premises, there this conveyance shall be is given shall immediately mature and becomp park, this successors and assign a receiver appointed to collect-the ren by low, and dott of all moneys arising therets, and the everplus, if any there is shall pay party of the second part any whotnum and acak and ever oblasion | rest librean, or if the taxes on sale real or if the buildings, on said real estate are come absolute and the whole sum remain- accome due and payable at the option of the to take possision of the said permises is and benefits acturing therefrom; and to from such sale to relate the amount then &; shall be paid by the party making such deficiency resulting from such sale. |
| incretrom, small extend and inure to, an parties hereto. IN WITNESS WHEREOF, the part | | 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1 | es, assigns and successors of the respective |
| ann Shannon | SEAL) | hereunto set DOT hand and set | al the day and year last above written. |
| Ann Shannon | (SEAL) | | (SEAL) |
| STATE OF KANSAS | | | |
| DOUGLAS | COUNTY, SS. | | |
| Survey E. E. S. | BE IT REMEMBERED, That on the | ary Public | September A. D., 19 01 in the aforesaid County and State. |
| TICTAD | came Ann Sha | nnon, a singlë wom | |
| UBLIC | to me personally known to acknowledged the execution | | scuted the foregoing instrument and duly |
| Comments 1 | IN WITHESS WHEREOF, 1 have he | reunto subscribed my name, and affixed | my official seal on the day and year last |
| My Commission Expires April | 21 19 62 | L. E. Eby | Neter Public |
| d September 19, 1961 | 1 at 1:55 P.M. | - Harold a. | Beck Register of Been Decuty |

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Ν. E. Decker Vice-President Mortgagee.

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