195

ALC: NO.

nia (Stanic) ge

and the second second

eg. No. 17.575

Fee Paid \$142.5

THES ENDERTONE, INCOMENTS	lst .	day of	9161 December	BOOK 130	1 between
Harold E. Allen and	Barbara Jane	Allen, hust	and and wif	0	
M Lawrence in the Co THE LAWRENCE BUILDING AND LOAN ASSOCI WITNESSETH, that the said part 105 o	ATION of Lawrence, Kansas, j f the first part, in considerat	party of the Second Par lon of the loan of the		185 of the first	part, and
Fifty-Seven Thousan			ka 17.0 and and by st		DOLLARS
to them dul BARGAIN, SELL and MORTGAGE to the sold par Douglas and Stat	ty of the second part, its suc a of Kansas, to-wit:	cessors and assigns, the	following described real of	state situated in the	County of
Beginning at the Southw and Ohio Street, in the side of Quincy Street 1 West line of Ohio Stree Street, thence North 75 ground shown on plat as Section 31, Township 12 Alact	City of Lawre 25 feet, thence t, thence East feet to the p School Ground	nce, thence to South 75 125 feet lace of be s, in the	West along feet, paral to the West mining, in bouthwest Qu	the South lel with t line of Oh the block arter of	he Io
Lot One hundred sixteen Lawrence, Douglas Count		Hampshire S	Street in th	e City of	
Also: Lots No. Eighteen (18) to the City of Lawrence	and Nineteen (, an Addit	ion
Together with all heating, lighting, and plumbing shades or blinds, used on or in connection with sa TO HAVE AND TO HOLD THE SAME, With					
forever. And the said part 185 of the first part of					
of the premises above granted, and seized of a go				and the second se	
	nd defend the same against a				
It is agreed between the parties hereto that ments that may be levied or assessed against said upon said real estate insured for loss from fire	the part 105 of the first real estate when, the same be	part shall at all times ecome due and payable,	during the life of this indu and that they	enture, pay all taxes a	e buildings
upon sain real exame manree for loss from fire party of the second part, the loss, if any, made p of the first part shall fail to pay such taxes when second part, may pay said taxes and insurance, or bear interest at the rate of 10% from the date					
This grant is intended as a mortgage to secu	ire the payment of the sum of	Fifty-Sev	en Thousand	and no/100	
according to the terms of ODE ce December 19 61 to the terms of said obligation, also to secure a whether evidenced by note, book account or otherw whether evidenced by note, book account or otherw the terms of the obligation thereof, and also to see	rtain written obligation for th , and by its terms made pays I future advances for any put iss, up to the original amount	ble to the party of the	second part, with all inte	erest accruing thereon	day of according cond part,
the terms of the obligation thereof, and also to see charge any taxes with interest thereon as herein p	wre any sum or sums of money rovided, in the event that said	part 10 of the first p	arty of the second part to art shall fail to pay the sa	pay for any insurance me as provided in the	or to dis-
Part $\hat{1}$ C.S. of the first part hereby assign secure said written obligation, also all future advatchare of said property and collect all retests and i necessary to keep said property in tenantable com assignment of rents shall continue in force until shall in no manner prevent or retard party of the	to party of the second part th nces hereunder, and hereby as	e rents and income aris	ing at any and all times and part or its agent, at	from the property mo its option upon defau	rtgaged to It, to take
The failure of the second part to assert any time, and to insist upon and enforce strict compli	its right hereunder at any t	ime shall and he constru	ad as a walvar of its slob		
If said part 105 of the first part shall	cause to be paid to party of	the second part, the e	ntire amount due it herei	under and under the	
provisions of said note hereby secured, and unde advances, made to the account or otherwise, up to the original amount of and in this mortgage contained, and the provisions					
and in this mortgage contained, and the provisions If default be made in payment of such obliga	of future obligations hereby stions or any part thereof or a	secured, then this conve my obligations created	rance shall be void. thereby, or interest thereo	n, or if the taxes or	said real
If default be made in payment of such oblig: estate are not haid when the same become due a not least in as spood repair as they are now, of it ing unpaid, and all of the obligations for the sec- holder hereof, whotos notic, and it shall be law and all the improvements thereon in the manner will the premises hereby strated; o can part there unpaid of principal and interest together with the	nd payable, or if the insurant waste is committed on said p ritly of which this indenture is ul for the said party of the provided by law and to have a rowided by law and to have a costs and charges incident th	ce is not kept up, as p premises, then this come s given shall immediately second part, its success a receiver appointed to ay law, and out of all hereto, and the overplus,	ovided herein, or if the b ryance shall become absol mature and become due i ors and assigns, to take collect the rents and bene moneys arising from such if any there be, shall be	uildings on , said real ute and the whole su and payable at the opi possession of the said fits accruing therefro sale to retain the an paid by the party m	estate are m remain- lion of the d premises m; and to nount then aking such
sale, on demand, to the party of the first part. P It is agreed by the parties hereto that the b therefrom, shall extend and hure to, and be oblig parties hereto.	art 103 of the first part i	shall pay party of the so fenture and each and ex-	cond part any deficiency r ery obligation therein con	esulting from such sal tained, and all benefit	le. s accruing
IN WITNESS WHEREOF, the part 10.5	of the first part have 1	ereunto set the1	r hand and seaf the day	and year last above y	witten,
Harold E. Allen	(SEAL)	Dathar Barbar	Jane Allen	Azlen	(SEAL)
	A STATE OF A	****	*****		CALIFICATION OF A
				e production	

2

Keldensen offenenen effektion and the deservoir

1. A. L

1