Sector Contraction

The set

• .

• •

100

	MORTGAGE	60012 BOOK 130	0	
George A. Orlowski and		March wski, husbend and wi	. 19.62 between	
of Kanses City in the County of THE LAWRENCE BUILDING AND LOAN ASSOCIATION of WITNESSETM, that the said part 108 of the first	and in consideration of the team	of the cost of		
Forty-Five Hundred and no to them any said, u BARGAIN, SELL and MORTGAGE to the tail party of the	/100		OOLLARS	
BANGAIN, SELL and MONTGAGE to the said party of the Douglas and State of Kan		gets, the following described real estate site	ated in the County of	
Addition to the County, Kanses,	City of Lawrence			
The Mortgagors understand an Together with all beating, lighting, and plumbing equipmen studies or blinds, und on drin connection with said propert TO MARY AND THE DAY OF THE ADDRESS OF THE	d agree that thi.	s is a purchase mone burners, screens, awnings, storm windows a	y mortgage.	
farsver,	ngular the tenements, hereditaments	and apportenances thereunto belonging, or le	s anywise appertaining,	
And the said part 105 of the first part so	areby covenant and agree that at the defeasible estate of inheritance ther	no delivery hereof they are in	e lawful caner.S.	
and that they will warrant and defend . It is agreed between the parties herets that the part	the same against all pariles makin	g lawfui claim thereta.		
upon said real estate insured for loss from fire and extend	te when the same become due and a ded coverage in such sam and by a	sayable, and that they will	keep the buildings	
party of the second part, the loss, if any, made payeled to of the first part shall fail to pay such taxes when the same second part may pay said faces and insurance, or either, as bear instruct at the rate of 20% from the date of payment	the party of the second part to the became due and payable or to kee of the amount so paid shall become	extent of its interest. And in the event the said premises insured as herein provided, a part of the indebtedness recurst by the	at said part 105	
This grant is intended as a mortgage to secure the pay	ment of the sum of FOrty-	Five Hundred and no,	100	
19 WE and by	it terms made marshie to the mest	of the second part, with all interest accru		
whether evidenced by note, book account or otherwise, up to the terms of the abligation thereof, and also to secure any su	the original amount of this mortgage	, with all interest accruing on such future i	of the second part.	
Pari CS of the first part hereby salin to party of scure sali writies obligation, also all future abuses heres charge of said property and collect all creats and hearms and executers to begin and property in tensmithic exactly, or or axigument of rents shall continue in force until the unpaid and in in on measure prevent or return party of the stepend pa The failure of the second part to assert any of its rient.	nerv, and nervely authorize party of apply the same on the payment of ther charges or payments provided balance of said obligations is fully	the second part or its agent, at its option insurance premiums, taxes, assessments, rep for in this mortgage or in the obligations	opon default, to take alra or improvements hereby secured. This	
shall in no manner prevent or relard party of the second part The fallors of the second part to assert any of its right time, and to instst upon and enforce strict compliance with	t in collection of said sums by form herounder at any time shall not be	construed as a waiver of its right to assert	the same at a later	
If tald part 108 of the first part shall cause to b provisions of said note hereby secured, and under the term	e paid to party of the second part.	the entire amount due it hereunder and		
attances, made to the original amount of this meets account or otherwise, up to the original amount of this meets and in this merigage contained, and the provisions of future				
If default be made in payment of such obligations or an estate are not paid when the same become due and payable	obligations hereby secured, then this y part thereof or any obligations or or if the insurance is not knot on	conveyance shall be vold.	e taxes on said real	
If default be made in payment of such addigations or an estate are not paid when the same become due and payable not here is an applied repair as they are now, or it wants is o ing unpaid, and all of the adjustices for the security of whi holder burrely without notice, and it shall be tareful for the and all the improvements thereas in the manner provided by the improvements thereas in the manner provided by any the property strates, or any part thereas in the manual of principal and interest together with the costs and all; or demand, in the mary of the first case. Part 1 are 1	committed on said premises, then this ch this indenture is given shall immu- said party of the second part, its is	, as provided merels, or if the bolidings on 5 conveyance shall become absolute and the distely mature and become due and payable successors and assignt, to take proceeding a	said real estate are whole sum remain- at the option of the	
soil the premises hereby granted, or any part thereof, in the runnaid of principal and interest together with the costs and	law and to have a receiver appoint tanner prescribed by law, and out o charges incident thereto, and the ev	ed to collect the rents and benefits accruin of all moneys arising from such sale to retu- verplus, if any there be, shall be paid by the	g therefrom; and to she the amount then a party making such	
sale, or demand, to the party of the first part. Particles It is appred by the parties hereto that the terms and pa therefrom, shall extend and inure to, and be obligatory upon parties hereto.	wit case to se heart yurit bill bearth of	the second part any deficiency resulting from	nt emph sale	
		DIT handbland seat5the day and year in:	A DESCRIPTION OF THE OWNER OF THE	
George A. Orlanski	(SEAL)	rances C. Orlowski	(SEAL)	
	ISPAC		CETAL COLOR	
		an a		
TATE OF KANSAS DOUGLAS COUNTY				
E IT STREAMENT	B. That on this 30th Notary Public	any of March	A. D. 1962	
	rge A. Orlowski	and Frances C. Orlow	County and State.	
	band and wife ally known to be the same perm the execution of the same,	m.Dwho executed the foregoing ins	trument and duly	
W BITRESS WHERE	207, I have bereants subscribed my		day and year last	
Communica Expires *April 21	1 19 62 <u> </u>	B. Eby	Nutary Public	
	Marian Aa	rold a. Beck Ber	dister of Deeds	
undersigned, owner of the with ecured thereby, and authorizes				

INIS release written Dri the original Mortange Mis/2th day of <u>Setricany</u>

and the second second second second

(11)

Reg. LET.

B

1. 1

the second second