430

STATES AND A REPORT OF A DEPARTMENT OF A

Be

Carl .

. .

o I De

1

٠

2

S1362 MORTGAGE BOOK 131 THIS INDENTURE, Made MM: 2nd av of August . 1962 Merlin Eisenbarger and Patsy Eisenbarger, husband and wife	ten III
Eudora in the County of Douglas and State of Kansas pare 105 of the first part, a LAWRENCE BUILDING AND LOAN ASSOCIATION of Lawrence, Kansas, party of the Second Part. WITNESSETH, that the said part 163 of the first part, in consideration of the Isan of the sum of Eight Thousand and no/100	and the second
them duty paid, the receipt of which is hereby acknowledged, ha V@ sold and by this indenture do GRAN AIN, SELL and MORTGAGE to the said party of the second part, its successors and assignt, the following described real estate situated in the County Douglas and State of Kansan, to-wit:	110000 mm 10008
Lots Thirteen (13), and Fourteen (14), less the East 30 feet thereof, in Block One Hundred Sixty-five (165), in the City of Eudora, Douglas County, Kansas. er with all batting, lighting, and plumbing repipment and futures, including staters and burner, screens, amongs, storm windows and doors, and windo or blinds, used on or in convertion with said property, whether the same arm own located on said property or here placed theree.	STODIOL CONTRACTO
O HAVE AND TO HOLD THE SAME. With all and singular the tenements, hereditaments and appurtenances therewise belonging, or in anywise appertainin nd the said part 10.5 of the first part do	9.
at they will warrant and defend the same against all parties making lawful claim thereto.	
that may be levied or assessed against said real estate when the same become due and payable, and that $they$ will t keep the building and real estate insured for loss from fire and extended coverage in such sum and by such insurance company as shall be specified and directed by the the estate the face it become the face it.	
They have been been been been been been been be	
ng to the terms of OIO certain written obligation for the payment of said sum of money, executed on the 210 day of AUCULS (1990), and by its terms made payable to the party of the second part, with all interest accruing thereon according terms of said obligation, also to secure all future advances for any purpose made in part 10.0 of the first part by the party of the second part in the party of the second part is part of the part party is the party of the second part is part of party intermedies according to party of the second part is part of party intermedies to be party of the second part is part of party intermedies to be party of the second part is part of party intermedies to be party of the second part is part of party intermedies to be party of the second part is part of party intermedies to be party of the second part is party of the second part is part of party intermedies to be party of the second party of the second party of the second part is party of the second party o	of III
any laxes with interest thereso as herein provided, in the event that said part 10 Edd the first part shall fail to pay the rame as provided in the indenture radiance in the second part the rests and income arising at any and all times from the property mortgaged to a said written obligation, shall all future advances, thereaves, and hereines particular of the second part of the second part of the second part to rest and income arising at any and the provide the rest and income arising at any and its into a solution upon default, to take of said property and (cellect all rents and income and paper to enservise of one insurance premium), then the advances of part of the second part of the second part in cellection of said works obligations and in the the taken of one amore prevents or restored and part in cellection of said works obligations and in this mortgage contained. This no manner prevents or restored part is the taken of possible for the taken of possible for the taken of the second part to atsert any of its right berunder at any time shall not be construed as a waiver of its right to assert the same at a later at to institut upon and enforce strict compliance with all the terms and provisions in said beligations and in this mortgage contained. If the rest hand come is the second part, the entire amount do the instrumed range tume of the second part, the restored part whether evidenced by note, book of said onte hereby secured, and under the terms and provisions of naw beligations hereads thand and thall of the provisions in naid entires of the more the same due and the second part whether evidenced by note, book of said on the same the same due to the second part whether evidenced by note, book of the mather saids, and any extensions or reservable form of the second part whether evidenced by note, book of the mather the same the same due to the second part, the same the same due to the second part, the same the same due to the second part, the same the same due to the said and and the advance of the sec	
KANSAS COUNTY 35. DOUGLAS COUNTY 35. IN IT REMEMBERED, That is the 2nd day of August A. D. 19.62 Define me, a Notary Public in the aforeside County and State. IN TARKENDERED, That is the same person B in the aforeside County and State. IN TRESS WREEDEF I have bereated and wife in the aforeside County and State. IN TRESS WREEDEF I have bereated and wife in the aforeside County and State. IN WITHESS WREEDEF I have bereated and be the same person B who executed the foregoing Instrument and Guly IN WITHESS WREEDEF I have bereated of the same person B who executed the foregoing Instrument and Guly IN WITHESS WREEDEF I have bereated on the state induced and my official same on the day and year last above write. In WITHESS WREEDEF I have bereated before before the foregoing Instrument and Guly IN WITHESS WREEDEF I have bereated before before before the foregoing lastrument and Guly In WITHESS WREEDEF I have bereated before before the foregoing lastrument and Guly IN WITHESS WREEDEF I have bereated before before the foregoing lastrument and Guly In WITHESS WREEDEF I have bereated before before the foregoing lastrument and Guly Interest April 21 1966 In With the above write before b	Peeds

A MARE MAN