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Reg. No. 18,929

85434	BOOK 135	· · · · · · · · · · · · · · · · · · ·
	MORTGAGE	LOAN NO. 0470494
This Indenture, Made this	23rd day of	August A. D., 19.6
by and between Claude Eugene	e Kean, a single man,	and the second second
of Douglas County, B organized and existing under the laws of Ks	Cansas, Mortgagor, and ANCHOR :	SAVINGS ASSOCIATION, a corporatio
WITNESSETH, That the Mortgagor, fo	or and in consideration of the sum o	Nine Thousand and
No/100 (\$9,000,00)	does by these presents mortgage a	nd warrant unto_the Mortgagee, its suc
cessors and assigns, forever, all the following State of Kansas, to-wit:	ing described real estate, situated in	the County of DOUGLAS
Lot One Hundred Thir	teen (113) in Breezed	dale, an Addition
to the City of Lawre		and the second
1 ·	(0	and the second sec
· (This is a purc	chase money mortgage.))
· · · ·		
TO HAVE ALL LINE		det i fan i here
purtenances thereunto belonging, and the res chattels, furnaces, mechanical stokers, oil bu	cribed, together with all and singulats, issues, and profits thereof; and ruers, cabinets, sinks furnaces beat	ar the tenements, hereditaments and ap also all apparatus, machinery, fixtures
arators, elevators, screens, screen doors, stop kind and nature at present contained or here: and all structures, sea and oil tanks and sou	m windows, storm doors, awnings, after placed in the building now or h	blinds and all other fixtures of whateve mercafter standing on the said real estate
TO HAVE and to hold the premises des purtenances thereunto belonging, and the re- thattain, furnaces, mechanical stokers, oil bu- erators, elevators, acreens, acreen doors, stok tind and nature at present contained or here and all structures, gas and oil tanks and equ in connection with the said real estate, or to part of the plumbing therein, or for any pur- ell estate whether such apparatus, machine such attachment thereto, or not, all of which on and forming a part of the freehold and cor fortgager of, in and to the mortgaged prem AND ALSO the Mortgagor covenants w	any pipes or fixtures therein for t pose appertaining to the present or	the said real estate or attached to or used he purpose of heating, lighting, or as a r future use or improvement of the said
such attachment thereto, or not, all of which to and forming a part of the freehold and co	ary, fixtures or chattels have or wou h apparatus, machinery, chattels and wered by this mortgage; and also all	ald become part of the said real estate by d fixtures shall be considered as annexed the estate, right title and interest of the
AND ALSO the Mortgager covenants w premises above conveyed and seized of a go brances and that he will warrant and defen whomsover.	ises unto the Mortgagee, forever. ith the Mortgagee that at the delive	ery hereof he is the lawful owner of the
whomsoever.	d the title thereto forever against	the claims and demands of all persons
hou sand and No/100 159.00	ant is executed and delivered to sect 0.001 DOLLARS, with gee under the terms and conditions	are the payment of the sum of Nane. th interest thereon and such charges and of the promissory note of even data have
PROVIDED ALWAYS and this instrum- hold Sand and NO 100 150 100 divances as may become due to the mortgan with, secured hereby, executed by mortganor ence, payable as expressed in said note, and aid note.	to the mortgagee, the terms of white secure the performance of all of	ich are incorporated herein by this refer of the terms and conditions contained in
IT IS the intention and agreement of t original indebtedness, any future advances m	he parties hereto that this mortga	ge shall also secure in addition to the
nay owe to the mortgages, however evidence n full force and effect the ween the parties	ed, whether by note, book account o hereto and their heirs, personal repu	which the said mortgagor, or any of them r otherwise. This mortgage shall remain resentatives, successors and assigns until
nortgagee, and any and all indebtedness in . may owe to the mortgager, however evidence in full force and effect to were the parties secured hereinder, including fut present indebtedness for any cause, he total opecified causes be considered matured and d oreclosure or otherwise.	ure advances, are paid in full with debt on any such additional loans a raw ten per cent interest and be colle	interest; and upon the maturing of the shall at the same time and for the same stible out of the proceeds of sale the same
oreclosure or otherwise. That if any improvements, repairs, or all nonths prior to the data baroof the most re-	terations have been commenced and	have not been completed more than four
That if any improvements, repairs, or a months prior to the date hereof, the mortans he payment of the costs of the improvement my other purpose; that if work ccases on an more, then said mortgagee may at its option any take possession of asid premises and lei iterations and pay the costs thereof out of it o completing aid improvements, repairs, or uch additional cost may be advanced by the additional cost may be advanced by the nd secured by this mortgage, provided, how rithin ten days after completion of said imp- precision, will keep said morperty and the he refusal or neglect by said mortgagor to) o pay prompily all taxes, insurance premiu interpal, or interest on this or on any other way atputientions, or covenants as herein p	ts and that the same will be so app y proposed improvements, repairs, o	loan as a trust fund to be applied first to lied before using any part of the total for or alterations for a period of ten days of
have take possession of said premises and let literations and pay the costs thereof out of the	a, without notice, declare said indebt t contract for or proceed with the co he proceeds of money due said morts	edness due and payable or said mortgages empletion of said improvement, repairs, or gagor upon said loan and should the cost
ic completing said improvements, repairs, or uch additional cost may be advanced by the and secured by this mortgage, provided, how	alterations exceed the balance due mortgagee and shall bear interest a ever, such additional cost shall be re	said mortgagor by said mortgagee ther at the same rate as principal indebtedness maid by said mortgagential
within ten days after completion of said imp repreciation, will keep said property and the he refusal or neglect by said mortgagor to l	rovements, repairs, or alterations; ti improvements thereon at all times teep said property and the improvement	hat said mortgagor, regardless of natural in good condition and repair; and upor
o pay promptly all taxes, insurance premius rincipal, or interest on this or on any other litions, stipulations, or covenants as herein p iay make any reasonable expenditure or out	ms, assessments, abstract and record r encumbrance on said real property royided the most said real property	rding fees, levies, liabilities, obligations or to perform any other agreements, con-
That if any part of said described prope	my necessary thereunder.	
hall be paid to the mortgagee and applied up	pon the indebtedness due under said	note and this mortgage.
agee's rights hereunder, or in any action wi	atsoever in which the mortrame	i this mortgagee, to preserve the mort-
agee, or shall have the right to employ countigration, and all sums expended as costs in	and in an effort to prevent, to composition therewith or advanced by	s brought by mortgagor against the mort- romise, or to negotiate any such proposed the mortgagee shall be renaid by mort
hen current contract interest rate, be not pr all such sums, immediately due and colli-	greed upon by the mortgagee, and, i aid by mortgagor, the mortgagee ma actible or, at the mortgagee's option	if such sums, with interest thereon at the ay declare all of the indebtedness, includ-
let to commence by reason of this instrum, ages, or anall have the right to employ countignition, and all sums expended as costs in agor upon demand or as may be acpressly a ben current contract interest rate, be not pu and such sums, immediately due and collo onal indebichness secured by this mortgag- earthed prior to any right, title, or interest all be paid under the provisions of the prov- Mortgager also agrees to pay all costs, d	e, which shall be a lien to said addit attaching or accruing subsequent t	ional extent on the premises hereinabove o the lien hereof, and such indebtedness
Mortgaror also agrees to pay all costs, to teluding abstract expenses, because of the fr	charges and expenses reasonably inc ailure of mortgagor to perform or co	urred or paid at any time by mortgagee, mply with the provisions in said note and
Hourges contained, and the same are	nerwy secured by this mortgage.	
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