Reg. No. 19,696

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SS412 BOOK 137 MORTGAGE lst THIS INDENTURE, Made this. 1st day of July 1964 between Laurence G. Holuba and Mabel C. Holuba, husband and wife July Lawrence Douglas of DOUPIES and State of Kansas part 105 of the first part, and THE LAWRENCE BUILDING AND LOAN ASSOCIATION of Lawrence, Kansas, party of the Second Part. them to them dely paid, the receipt of which is hereby acknowledged, half@__sold and by this indenture do.____GRANT, BARGAIN, SELL and MORTGAGE to the said party of the second part, its successors and assigns, the following described real estate situated in the County of Douglas and State of Kansas, to-wit Lot One Hundred Twenty-Four (124) on Connecticut Street, in the City of Lawrence, in Douglas County, Kansas. The Mortgagors understand and agree that this is a purchase money mortgage. Together with a heating, lighting, and plumbing equipment and fixtures, including stokers and burners, screeps, amings, storm windows and doors, and window studes or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining Inre And the said part 10.5 of the first part do ______hereby covenant and agree that at the delivery hereof, 1007.870 the lawful owner S of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. and that $-\rm they$ will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part ΘS_{-} of the first part shall at all times during the life of this indenture, pay all taxes and assesses ints that may be levied or assessed against said real estate when the same become due and payable, and that \pm they will keep the buildings on said 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 according to the terms of ODE certain written obligation for the payment of said sum of money, executed on the day of , 19 $\,$ 64 , and by its terms made payable to the party of the second part, with all interest accruing thereon according to the terms of said obligation, also to secure all future advances for any purpose made to part 1.0.0 of the first part by the party of the second part whether evidenced by note, book account or otherwise, up to the original amount of this morpage, with all interest accruing on such future advances according to the terms of the obligation thereof, and also to secure any sum or sums of money advanced by the said party of the second part to pay for any insurance or to discure according to the terms of the obligation thereof, and also to secure any sum or sums of money advanced by the said party of the second part to pay for any insurance or to discure according to the terms of the obligation thereof. charge any taxes with interest thereon as herein provided, in the event that said parts C Set the first part shall fail to pay the same as provided in the inductore Part 10.8 of the first part hereby assign to party of the second part the versis and income ansing at any and all times from the property mortpaged to secure said written obligation, also all future advances hereunder, and hereby authorite party of the second part or its agent, at its option upon default, to take hereas of said property and collect all rests and lineous and apply the tame's on the payment of line second part or its agent, at its option upon default, to take necessary to keep taid property in teantable contains, or other charges or payments deviced for in the impact the tame's on the payment of line is the obligations. The bed balance adaptment of rests shall containe in force until the unadia balance of said obligations is fully paid. It is also specied that the taking of possible hereunder shall in no manner prevent or relard party of the second part in collection of said sums by foreclosure or storwise. The failure of the second part to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert the same at a later, , and to insist upon and enforce strict compliance with all the terms and provisiont in said obligations and in this mortgage contained. time If said part 105 of the first part shall cause to be paid to party of the second part, the entire amount due it hereunder and under the terms and provisions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by bart 10.5, of the first part for future and in fund morpage contained, not the provision of nutive soligations hereby incured, then this conveyant shall be void. If default be made in payment of such obligations or any part thereof or any colligations created thereby, or (interest thereon or if the taxes on said real exate are not said when the same become due and payable, or if the insurance is not kept to as provided herein, or if the buildings on said real estate are not kept in as good repair as they are now, or if wasts is committed on said premises, then this conveyance that become absolute and the whole sum remain-holder hereof, without notice, and is shall be lawful for the said party of the second part, its successors and assigns, to take possible at the option of the said premises held all the improvements thereon in the manner provided by law and to have a readive appointed to collect the rest said become for any part thereof, in the manner prescribed by law, and out of all morey arring from such saids are than the costs and charges includent thereto, and the overplus, if any there be, shall be paid by the party making such and all the improvements thereon the costs and charges incident thereto, and the overplus, if any there be, shall be paid by the party making such sale, on demand, to the party of the first part. Part 10.5 of the first part shall pay party of the second part any deficiency resulting from such sale. It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits acching efform stall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective Laurence G. Holuba (SEAL) (SEAL) (SEAL) <u>รื้อแน่งสามหาวิทยาติสามหาวิทยาติสามหาวิทยาติสามหาวิทยาติสามหาวิทยาติสามหาวิทยาติสามหาวิทยาติสามหาวิทยาติสามหาวิท</u>