Reg. No. 316

1351 BOOK 140 MORTGAGE is incenture, Made this 25th May 1965 primers Carl Eugene Rochester and Velma Lorene Rochester, husband and wife THIS INDENTURE, Made this of Eudors , in the County of DOUBLES and State of Kansas part 100 of the Tirst part, and THE LAWRENCE BUILDING AND LOAN ASSOCIATION of Lawrence, Kansas, party of the Second Part. withESSETH, that the said part105 of the first part, is consideration of the loan of the sain of Elght Thousand and no/100to \pm 100m duly paid, the receipt of which is hereby acknowledged, ha 90 sold and by this indenture do GRANT. BARGAIN, SELL and MORTGAGE to the sold party of the second part, its successors and anight, the following described real estate situated in the County of Douglas and State of Kansas, un-wit: Lot Eighteen (18) and the South Half of Lot Nineteen (19), in Elock One Hundred Forty-eight (148), in the City of Eudore, 1 Douglas County, Kansas. The Mortgegors understand and agree that this is a purchase money mortgage. Together with all hearing: lighting, and plumbing equipment and fixtures, including stokers and burners, screens, awnings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are new located on said property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME. With all and singular the tenements heredita of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties herets that the part 100 of the first part shall at all times during the life of this indenture, pay all taxes a ments that may be levied or assessed against said real estate when the same become due and payable, and that 100% 2111, beeps the boltongs upon said real restate insured for loss from fire and extended coverage in such sum and by such insurance company as shall be specified and directed by the party of the second part, the lass, if any, made payable to the party of the second part to the extent of its interest. And in the event that said part1.0 if the first part thalf fail (a pay such taxes when the same became due and payable or its large said permises insured as herein provide, then the party of the second part, may pay said taxes and insurance, are alther, and the amount so paid shall become a part of the indebtedmans, secured by this indepartant, and shall become interest at the rate of 10% from the date of payment while faily repaid. This grant is intended as a militage to secure the payment of the sum of Elght Thousand and no/100 --according to the terms of 00.6- certain written obligation for the payment of said sum of morey, executed on the 25th Nay .1965 , and by its terms made payable to the party of the second part, with all intervet accounts the day of in according In the terms of cold obligation, also to secure all future advances for any purpose made to part $1 \oplus S$ of the first part by the party of the second part, whether evidenced by note, book account or otherwise, us to the original amount of this mortgape, with all interst accounts on such future advances accounts of the second parts (and book account or otherwise) are such of more disclocated by the advances accounts of the second parts (and parts For 1.0.3. of the first part hereby assign to party of the second part the roles and income article part and an input the same an economy in the manuscr. For 1.0.3, of the first part hereby assign to party of the second part the roles and income article part of its agent, at its optime upon default to take res said written obligation, also all fouries and another hereby and bredy authorits party of the second part of its agent, at its optime upon default to take reg of said property and collect all renets and income and apply the same on the payment of immance premium, take, assessmelt, repairs or improvements same to the said property in treasmable condition, or other charges to payments provided for in this mortpage or is in the obligation there are also part and other said from the interaction of an isomet or and obligations in fully paid. It is also prevent bart the taking of postession hereander in no manner prevent or retard party of the sound part in collection of and sounds for forthere in the role. 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 sa and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortcase contained. If said part 105 of the first part shall cause to be paid to party of the second part, the entire amount due it bereunder and und ions of said note hereby secured, and whiler the terms and provisions of any obligation hereafter incurred by part 40.5 of the first part for future store, make to t_{100m} by party of the second part whether systemed by note, book on otherwise, so to the original amount of this mortgage, and any extensions or remeasible beread and faild comply with all of the previous is said note in this mortgage, callular, and the previous of failure abligations hereby social, then this correspondence that he well. and in Oil: Mortgage contraster, and the previous in number comparisons merry rectiret, used to sovergance surveyance and y eval-if default be made in Spensor of such officiations or any part Demaid or pay officiation; created thereby, or interest thereon, or if the taxes on said real states are not paid when the same become due and payable or if the insurance is not keep in a grand termin, be if the businest of a such officiation or any are results-ing angula, and all of the ability and now, or the security of which this informary is given shall mendicately matter and become due and payable at the patient of the information of the said premises and all the inprovements thereon in the manner provided by law and to have a receiver appointed to collect the result accounts thereon, in the manner provided by law and to have a receiver appointed to collect the result accounts thereon in the said premises, in the file and money arrives from use to all money arising there it. on demand, to the party of the first part. Part200 of the first part shall pay party of the second part any deficiency resulting from such sale It is apreed by the parties hereto that the terms and provisions of this indexture and each and every obligation therein contained, and all benefits accruing efform, shall extend and inure to, and be obligatory upon the heirs, executory, administrators, personal representatives, assigns and uccessions of the respective ise hereto. IN WITNESS WHEREOF, the parties of the first part have bereunto set their handbad seather day and year last above written Carl Surgere Rochester (SEAL) Velme Source Rochester (SEAL) Carl Eukone Rochester (SEAL)

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