1495 MORTGAGE BOOK 140

THIS INDERTURE, Made this 29th May Roy E. Russell and Gretell Russell, husband and wife, and

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to throm duty paid, the receipt of which it hereby acknowledged, its VO and and by this intensive do. GAANT BARGAIN, SELL and MORTGASE to the said party of the second part, its successors and assignt, the following decribed real estate situated in the Danty of Douglas and State of Kanzas, to-mit:

Lot Fourteen (14), in Block Fifteen (15), in South Hills No. Two (2), an Addition to the City of Lawrence, in Douglas County, Kansas.

The Mortgapors understand and agree that this is a purchase money mortgaps Together with all heating, labeling, and plumbing equipment and fotures, including stakers and horner, screens, summy, starm windows and doors, and winds stades or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereen. mortigare. TO HAVE AND TO HOLD THE SAME, With all and singular the tenen nts. hered ts and a

And the cald part 100 of the first part do _____berefy covenant and agree that at the delower hereof they are _____ the lawful owner 0 of the premises above granted, and second a good and indefeatible estate of intervitance therein, free and clear of all incumbrances

they

100% will warrant and defend the same appliest all parties making invefal claim thereto. red between the parties hereto that the part $100\,$ of the first part shall at all times during the life of this im ments that may be levied or assessed against said real extants when the same become due and payable, and that ± 1.0 y ± 1.1 keep the boildings upon 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

of the second part, the loss, if any, made payable to the party of the second part to the extent of its interest. And in the event that said partLESis first part shall fail to pay such taxes when the same become due and payable or to keep said premises insured as herein previded, then the party of the d part may pay taid taxes and insurance, or either, and the annues to paid shall become a part of the indebtedness, secured by this indenture, and shall interest at the rate of 10% from the date of payment until fully repaid.

This grant is intended as a mortgage is secure the payment of the sum of Eighteen Thousend and no/100----oollars ng to the terms of OILG day of

s certain written obligation for the payment of said som of money, executed on the $29 \rm Lh$, 19.65 , and by its terms made payable to the party of the second part, with all interest account there May terms of xaid obligation, also to secure all future advances for any purpose mode to part100 of the first part by the party of the second part reidencied by note, book account or intervelse, up to the original amount of this mortgage, with all interest accruing on such future advances according to ms of the obligation thereof, and also to secure any sum or sum of money advanced by the taid party of the second part to pay for any insurance or to disie any taxes with interest thereon as herein provided, in the event that said partielles 3 of the first part shall fail to pay the same as provided in the indesture

ge any table when interest terms are investigated personange. The rest and income artising all any and all times from the perspirity mentagoed to re said written obligation, also all foture advances hermatice, and hereby anthorize party of the second part or its avent, at its option specification is table por staid personny also all foture advances hermatice, and hereby anthorize party of the second part or its avent, at its option specification is table por staid property and collect all invests and incomes and agely the cames on the approxed of instances premium, taxes, assessment, require or incoments stary to keep staid property in turnantable condition, or other charges or payments arounded for in this mortage or in the abligations hereby second. This parent of rests that continue in force and the negatibilities of staid entrypations is foldy and it. It is also agreed that the tables of possession hereanter is no manner, greeent or relard party of the second part in callection of said sums by foreclosure or adheredist.

The failure of the second part to attert 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 provisions in said dollasticos and is this mortgaue 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 her ed by part188 of the first part for fature ns of said note hereby se cured, and under the terms and pr

cs model to by party of the second part whether evidenced by note, book to "otherwise, up to the second part whether evidenced by note, book to "otherwise, up to the original amount of this morphage, and any extensions or recenable hered and shall comply with all of the provisions on suid note this morphage contained, and the provisions of fature abligations hereby second, then this complyance shall be vide.

If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said real estate are not paid when the same become due and payable or if the humanner in not keeps up, as provided hereby, or interest thereon, or if the human pay of the second second pay is a second pay of the second pay. It is successor and assigns to that pay of the second pay, it is successor and assigns to that pay of the second pay. It is successor and assigns to the second pay of the second pay. It is successor and assigns to the second pay of the second pay. It is successor and assigns to the pay of the second pay of the second pay. It is successor and assigns to the pay of the second pay of the second pay. It is successor and assigns to the pay of the second pay of the second pay. It is successor and assigns to the pay of the second pay. It is successor and assigns the second pay and the second pay of the second pay. It is successor and assigns the second pay and the second pay of the second pay. It is successor and assigns the second pay and the second pay of the second pay. It is successor and assigns the second pay and the second pay of the second pay. It is successor and assigns to the pay of the second pay of the second pay. It is successor and second be second pay and the second pay of the second pay and to the party of the first part. Part 185 of the first part shall pay party of the sa

nd part any defici It is agreed by the parties hereta that the terms and provisions of this indexture and each and every obligation therein contained, and all beenefits accruing efrom, shall extend and incre to, and he obligatory open the heirs, executors, administrators, personal representatives, assigns and successors of the respective

IN WITNESS WHEREOF, the particips of the first part ha Ve hereunto set their handland healible day and yes

Streleft

Gretell Russell

nue Been, Register of Deed

(SEAL)

and the state of the state of the

Kussell Roy E. Russell (SEAL) STATE OF Mariaucte COUNTY, SS. any of Minday 2. DE 17 A D. 1961 totore me, a log E Recall and freeter to the adversard County and State. can play to Recall and Freeter Assault, handand and while and strang & Andered & Single war 1.1.6 to me personally known to be the same person 3 ______ who executed the forego acknowledged the execution of the same. out and doly EIS WHEREOF, I have hereunts a a written. ne, and affixed my official seal on the day and yo How Explores 1967 19.

hace C Russell Roy E. Russell Iseau

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