156

Reg. No. 104

3	147 BOOK 142	MORTGAG		
THIS INDENTURE, Made	eume 1 ence Beal and	st day of Etta Adams Ber	November al, husband and w	
WITNESSETH, that the	said part 103 of the firs	DOUNT that Lawrence, Kansas, party of the the part, in consideration of the	loan of the sum of	art 199 of the first part, and
them BARGAIN, SELL and MORTGA Dougles	duly paid, th AGE to the said party of the and State of Kam	he receipt of which is hereby a second part, its successors and mas, to-wilf	classifiedged, ha V 8 sold and by assigns, the following described rea	l estate situated in the County of
the Mortragnes	MARCH PRATERIA PORT	and the second of the second of	Haskell Place, s County, Kansas, bis is a purchas	
shades or blinds, used on or in TO HAVE AND TO HOLD forever.	ting, and plumbing equipmen connection with said propert THE SAME, With all and sid	t and fixtures, including stoker y, whether the same are now b ngular the tenements, bereditan	s and burners, screens, awnings, stor- scated on said property or hereafter whits and appurtenances thereunto be	m windows and doors, and window placed thereon.
en the premises above granted,	and seized of a good and in	defeasible estate of inheritance	at the delivery hereof (1996) and 1 therein, free and clear of all incum	At the faulful conter. If for an end of the second
IL is agreed between the p ments that may be levied or a open said real estate intured p	parties hereto that the part isested against said real estat for loss from fire and extend	is when the same become due ited coverage is such sum and	at all times during the life of this in and payable, and that -1195	1111 keep the buildings
of the first part shall fail to p econd part may pay said taxes near interest at the rate of 10	ay such taxes when the same is and insurance, or either, an 1% from the date of paymer	the party of the second part to become due and payable or to d the amount so paid shall be nt until fully repaid.	the extent of its interest. And in t keep said premises insured as herei come a part of the indebtedness, sec	the event that said part
coording to the terms of	one certain write	en obligation for the payment	of said sum of money, executed on t	He lat day of
	account or otherwise, up to i rof, and also to secure any sus	the original amount of this more in or sums of money advanced b	to part DE of the first part b tonge, with all interest accruing on s y the said party of the second part to	y the party of the second part, uch fature advances according to p pay for any insurance or to dis-
Part and the first p cure said written obligation, a harge of said property and collo ecessary to keep said property supument of rents shall contin- nall in no manner forward or n	art hereby assign to party of so all future advances hereur rct all rents and income and in tenantable condition, or or use in force until the unpaid fard party of the second no.	the second port the rents and sder, and hereby authorize part apply the same on the payment ther charges or payments provi balance of said obligations is i	One threat part shall fail to pay the s income arising at any and all times of the second part or its apent, at lef insurance premiums, taxes, areas ded for in this mortgage or in the life paid. It is also agreed that the foreclosure or otherwise.	from the property mortgaged to its option upon default, to take sments, repairs or improvements obligations hereby secured. This is taking of postession herepundse
me, and to insist upon and ent If said part 1 er m of th	force strict compliance with a e first part shall cause to be	ereunder at any time shall no all the terms and provisions in a paid to party of the second	I be construed as a waiver of its rigi- said obligations and in this mortgage	t to assert the same at a later contained.
vances, made to count or otherwise, up to the id in this mortages contained	tizem original amount of this mortg	and provisions of any obligat	ion hereafter incurred by part 10. by party of the second part w wals hereof and shall comply with a	of the first part for future
interaits be made in paym interaits not paid when the iss t kept in as good repair as the impaid, and all of the obliga for hereof, without notice, and d all the improvements thereof	ent of such obligations or any me become due and payable, ry are now, or if waste is co tions for the security of which d it shall be lawful for the i in the manare provided by	r part thereof or any obligation or If the insurance is not kep minified on said premises, ther in this indenture is given shall alid party of the second part, but you have a second part.	this Extension and the void. Is created thereby, or interest there: URL at provide herein, or if the bo- this conveyance that became about mineflately mainter and became about its succession: and assigns, to take white 10 resilient the rents and beam officient to resilient the rents and beam of all moreys arising from such a semplay. If any there be, shall be or T .	a, or if the taxes on said real uildings on said real estate are its and the whole sum remain- ind payable at the option of the postession of the said premises
to be seened to show the second		the stand had been	y or the become fort any benciency r	Its accruing therefrom; and to tale do retain the amount, then paid by the party making such esulting from such sale.
rues herato.		part ha VO hereunto set	the and every obligation therein cont ors, personal representatives, assigns the day is hand and seal the day is	and successors of the respective
R. Laurence Be	al des	ISEAU ISEAU	the Adems Bend	Therefore (SEAL) (SEAL)
DOUGLAS	COUNTY, SS.	I); That on this	day of Movemb	91° A. D. 19 6.
5 110 T 1 1	·	<u>1 W1(0</u>	and Etts Adams B	
Commission Expires	In me person achnowledged IN WITHERS WHEE above written. April 21	ally known to be the same the execution of the same. EOF. I have hereunto subscribe 1966	permitS who executed the f	regoing instrument and duly

Supplication of the