Sec. No. 134

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1805 BOOK 141 -MORTGAGE HE MOENTURE, Made the <u>6th</u> July James S. Halston and Jeannine Rélaton, husband and wife THIS INDENTURE, Made this of LAWPENCE , in the County of DOUGLAS and State of Kansas part¹⁰⁸ of the first part, and THE LAWRENCE BUILDING AND LOAN ASSOCIATION of Lawrence, Kansas, party of the Second Part. WITNESSETH, that the said partics of the first part, in consideration of the base of the sam of Ten Thousand and no/100----- DOLLARS te there is a state of the second part, be receipt of which is hereby acknowledged, ha ¹²O sold and by this indenture do ______GRANT, BARGAIN, SELL and MORTGAGE to the sold party of the second part, its successors and assigns, the following described real estate situated in the County of Zicinglan and State of Kansas, to-wit: Lot Seven (7), in Block One (1), in Day's Addition, an addition to the City of Lewrence, in Douglas County, Kenses. Topether with all heating, lighting, and plumbing equipment and fixtures, including stakers and borners, screens, zamiops, starm windows and doors, and wi shades 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 appert. the lawful owner and that they It is agreed between the parties hereto that the part 10 % of the first part shall at all times during the life of this-indenture, pay all taxes and assessments that may be levied or assessed against said real estate when the same become due and payable, and that the same become due and payable, and that the same become due and payable, and that the same become and the same become due and payable, and that the same become and the same become due and payable, and that the same become due and the same become due and payable, and that the same become due and payable, and that the same become due and the same party 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 part_0 and of the first part shall fail to pay such taxes when the same become due and payable or to keep said premises insured as herein provided, then the party of the second part may pay said taxes and insurance, or other, and the amount is paid shall become a part of the indebtedness, secured by this indestance, and shall bear interest at the rate of 10% from the date of payment until fully repaid. 10^{-1} certain written obligation for the payment of said sum of money executed on the $10^{10}{\rm h}$, $10^{10}{\rm h}$, and by its terms made payable to the party of the second part, with all interest accraing there ding to the terms of ONE day of reon according to the terms of said obligation, also to secure all future advances for any purpose made to part 1000 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 mortpage, with all interest accruing on such future advances according to the terms of the abilitation thereet, and also to secure any sum or sums of more particularly divanced by the site of the part (bar of the argument according to the terms of the abilitation thereet, and also to secure any sum or sums of more particularly divanced by the site of the event of the argument according to the second part. tharge any taxes with interest thereon as herein provided, in the event that said part 203 of the first part shall fail to pay the same as provided in the indenture buffly any save with intervent intervent and provide, we be the second part the rents and income arising at any and all times from the property mortgaged to secure said written obligation, also all future advances hermoder, and hermy authorize party of the second part is agent, at its option upon default, to taky change of said property and collect all rents and fineme and apply the same and the parameter of incomes provided for the second part, the stars necessary to keep said property in tennatable condition, or other changes or payments provided for in this marging or in the ability second. In taky necessary to keep said property in tennatable condition, or other changes or payments provided for in this marging or in the ability course. These same of said collections is first partial, the unput balance of said obligations is futly gaid. It is also agrees that the taking of possession bereaved shall in no mannee prevent or retard party of the second part in collection of said sums by foreclesure or otherwise. The failure of the second part to assert any of its right hereinder at any time shall not be construct as a waher of its right to assert the some at a later-time, and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. If said part 1.93 of the first part shall cause to be paid to party of the second part, the entire amount due it here nder and onder the terms and sions of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 198 of the first part for future Nances, made to by porty of the second part whether evidenced by note, book control or otherwise, up to the original amount of this mortgage, and any extensions or renewals herefol and that comply with all only provisions in said note of in this mortgage contained, and the provisions of fourier obligations hereby secured, then this convergence shall be vid. If default to make in payment, of such obligations or any part thereof or any obligations created thereby, or interest, thereon, or if the tasks on said real estate are not paid when the same become due and payable, or if the instrume is not kept up, as provided hereby, or interest, thereon, or and the what was remain-ing unpaid, and all of the obligations for the security of which this indenture is given shall immediately mature ad become due and payable at the colors of the here is not instruction of the security of which this indenture is given shall immediately mature ad become due and payable at the colors of the helder hered, which the total (is sail to bawling of the security of which this indenture is given shall immediately mature ad become due and payable at the colors of the helder hered, which notice, and it shall be bawling for the said party of the second part, it is successors and assigns to take possession of the add premises and all the improvements thereon in the manner provided by few and to have a receiver appointed to collect the rest and become that hereon such saids or rest. It have, and be thered, is the manner provided by few and to have a necesive appointed to collect the rest and become that here one such saids to retain the amount then unpaid of principal and interest together with the costs and charges incident therets, and he overplus. If any there he, shall be paid by the party making soch on demand, to the party of the first part. Part 22, 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 indenture and each and every obligation therein contained, and all benefits accruing efcom, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective De WITNESS WHEREOF, up and 82 of the first part have bereation set the 12 hand and seat the day and year last abe MULL S. Ratheton (SEAD) Jean the the term (SEAL) (SEAL) (SEAL) STATE OF KANSAS COUNTY, SS. Martin Entry BE IT REMEMBERED, That on this ... 6th day of July A. D. 19 65 before me, a Notery Public is the aloressid came James S, Halston and Jaannine Hulston, husband and wife HOTAQ resaid County and State to me personally known to be the same person. Who executed the foregoing instrument and duty acknowledged the execution of the same. IN WITHERS WHEREOF. I have hereunta subscribed my name and affined my official seal on the day and year last above written. 1 21 1966 L. B. BDY Negar Pototic to 1/ Nylac PO My Commission Expires April 21 . 1966 Janie Beem