Reg. No. 466

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.r. 41/2

BOOK 111	1943	MORTGAGE			REALESS .
THIS INDENTURE, Made		day of	July	, 196	ž. ketur
And the second	s R. Jensen an		and the second	and wife	
d Lawrence The Lawrence Building A	In the County of UD LOAN ASSOCIATION of La	DOUGIOS	and State of Ki e Second Part.	unsas partil () S of the Mis	t part, a
WITNESSETH, that the sa	id parties of the first po d and no/100	ert, in consideration of the	laan of the sum of		DOLLA
to them BARGAIN, SELL and MORTGAG	duly paid, the mile to the said party of the sec	eccept of which is hereby as	cknowledged, ha V.O. sold a	and by this indenture da	
Douglas	and State of Kansas,	Lo-wit:			
North 5 scr	t a point 50 f as of the Nort	h 15 sores of	the Wast 10	sones Of the)
TOWNSHIP TH	uarter of the inteen (13), R	nnon Twenty	201 thomas F	mat month that	
Horth paral	rth line of sa lel with the W	ast line of a	P matron his	action bo 27	
Section, th	e Wast 313.3 feance South 60.	37 fast to th	in maint of he	a travely a	*
Douglas Cou	st 30 feet for nty, Kansas.				
logether with all heating, light) hades or blinds, used on or in a	ng, and plumbing equipment an connection with said property, w	d fixtures, including stokers hether the same are how in	and burners, screens, awning cated on said property or her	i, storm windows and doors, a vafuer placed thereon.	and wind
ID HAVE AND TO HOLD T	HE SAME, With all and singul.	ar the tenements, hereditern	ents and appurtenances thereo	nto belonging, or in anywise a	ppertaint
And the said part 10 S.	of the first part do hereb and seized of a good and indefe	y covenant and agree that asible estate of inheritance	at the delivery hereof the	0.7 0.275 the fawful ow	mer S
od that this y		A comment	*		
It is agreed between the pu	will warrant and defend the arties hereto that the part10 (of the first part shall	at all times during the tile of	this indenture, pay all taxes	and asse
pon said real estate insured fo	essed against said real estate w e loss from fire and extended	hen the same become due a coverage in such sum and	and payable, and that th	ay will a krep th s shall be specified and direc	e buildin ted by t
arly of the second part, the los f the first part shall fail to pa econd part may pay said taxes	is, if any, made payable to the y such taxes when the same be and insurance, or either, and t % from the date of payment of	party of the second part to come due and payable or to be amount so paid shall be	the extent of its interest.	and in the event that said parts herein provided, then the pr	tion arty of t
ear interest at the rate of 10 ⁴ This grant is intended as a	% from the date of payment u mortgage to secure the paymen	ntil fully repaid.	n Thousand on	3 17	DOLLAI
coording to the terms of O	18 certain written	obligation for the payment	of said sum of money, execut	ed on the 20th '	day
	also to secure all future advantation of the secure all future advantation of therewise, up to the of, and also to secure any sum of	terms made payable to the	to part 100 of the first	h all interest accruing thereon part by the party of the se	cond par
harge any Laxes with interest th	ereon as herein provided. In the	event that said nart 95 a	I the first next shall full to a	and the second se	
Part 1 Cl 21 of the first part said written obligation, al	nt hereby assign to party of the to all future advances hereinder ct all remis and income and app in tenantable condition (or other e in force ontil the unpaid bat lard party of the second part i	e second part the rents and	Income arising at any and a	ly the same as provided in the	rigaged
arge of said property and colle cessary to keep said property i signment of rents shall continu	ct all rents and income and app in tenantable condition; or other in force until the ungaid ball	ly the same on the payment thanges or payments provi	t of insurance premiums, tax ded for in this mortgage or	in the obligations hereby seen	ared, Tr
all in no manner prevent or re The failure of the second pa	Lard party of the second part i rt to assert any of its right her procestrict compliance with all	n collection of said sums by runder at any time shall no	foreclosure or otherwise.	its right in atter the same	riereana
If said part 10 8. of Un	first part shall cause to be p	the terms and provisions in aid to party of the second	said obligations and in this part, the entire amount due	mortgage contained	terms to
ovisions of said note hereby a	cured, and under the terms a	nd provisions of any obliga	tion hereafter incurred by pa	n 100 of the first part.	for futu
count or otherwise, up to the e ad in this mortgage contained, a	riginal amount of this mortgage and the provisions of future obli	, and any extensions or ren gations hereby secured, the	ewals hereof and shall compl this conveyance shall be vol-	a part whether evidenced by a with all of the provisions in d.	note hor said no
g unpaid, and all of the obligat ider hereof, without notice, and all the improvements thereof	ions for the security of which it is shall be lawful for the said	this indenture is given shall party of the second part.	Immediately mature and beco- its successors and assigns, i	me absolute and the whole sur- me ductions payable at the opt to take possession of the said	in remain ion of the premise
It the premises hereby granted, paid of principal and interest t	ent of such obligations or any p ne become due and payable, or y are now, or if waste is come long for the security of which in the that be lawful for the said in the manner provided by law or any part thereof, in the man opether with the fosts and cha	read to have a receiver ap ner prescribed by law, and rges incident thereto, and t	pointed to collect the rents , out of all moneys arising fro the overplus, if any there be,	ind benefits account therefore m such sale to retain the am shall be paid by the party m	ny and i count the sking sad
tel ser anterenten au eine bert els-mt	number of the second se	the first part shall pay car	ty of the second part any del	iciancy camiling from such e-i-	
	ereto that the terms and provis to, and be obligatory upon the				
Annau R 1	e part 185 of the first par		6 1- 1 1	he day and year last above w	
Thomas R. de	nsen	(SEAL)	Delma J. Jena	en	ISEAL
E OF ' KANSAS	1				
DOUGLAS	COUNTY, SS.			* · · · ·	0
NOTA-	DE IT REMEMORRED, T before me, a	Notary Public		in the aforerald County and	19,05 State
all and the	came_Thomaand w	a R. Jensen : ife	ind Delma J. J	enoen, husband	1
ST BLIG	to me personally acknowledged, the	known to be the same precution of the same.	person B who executed	the foregoing distrument an	es staty
	IN WITNESS WHEREOF, above writien.	I have hereunto subscribed	my name and allised my o	ficial seal on the day and ye	ar last
Commission ExpiresAD	ril 21	19.66	L. E. Eby	CON Mary Put	bilc
July 21, 1965 at	8.00.1.1		N. 0	n Registe	

and a here way

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