

391

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MORTGAGE-Savings and Loan Form

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14803 BOOK 151

MORTGAGE

This Indenture, Made this 30th day of September A. D., 1958

by and between Claude E. Kean, Jr. and Susan Alice Kean, husband and wife,

WITNESSETH, That the Mortgagor, for and in consideration of the sum of Twenty-three Thousand Two.

Tracts 23 and 24, in SOUTHEAST LAWRENCE SURBURBAN ACRES DIVISION in the East Half of Section 7, Township 13 South of Range 20 East of the Sixth Principal Meridian, in the City of Lawrence, in Douglas County, Kansas.

It is agreed and understood that this is a purchase money mortgage.

TO HAVE and to hold the premises described, together with all and singular the tenances thereunto belonging, and the rents, issues, and profits thereof; and also erators, elevators, screens, accretic, of burners, eablingts, dinks, furnaces, heaters, ranges, mantels, liph kind and mature at present contained or hereafter placed in the building now or hereafter standing on the and all structures, gas and oil tanks and equipment erected or placed in or upon the said real estate or a in connection with the said real estate, or to any purpose appertaining to the present or future use or improve east estates, whether such appretus, machinery, fixtures or chattels have or would become part of the said real estate, or to any purpose appertaining to the present or futures use or improve east estates, whether such appretus, machinery, fixtures or chattels have or would become part of the said real to the first state of the first state of the first state of the state or a state of the state of the state of the state and all structures appretus, machinery, fixtures or chattels have or would become part of the s and all structures and to the freehold and covered by this mortgage; and also all the estate, right, title a Mortgagor of, in and to the mortgaged premises unto the Mortgages, forever. MAND ALSO the Mortgagor covenants with the Mortgages that at the delivery bereof he is the lar premises above conveyed and seized of a good and indefensible estate of inhoritance therein, free and e whomsteyar.

Whomsoever. - PROVIDED ALWAYS and this instrument is executed and delivered to secure the pays - LILCE. Thousand, Two Hundred and No. Human and conditions of the prom-advances as may become due to the mortgaget under the terms and conditions of the prom-with, secured hereby, executed by mortgager to the mortgagee, the terms of which are inco-ence, physical as expressed in said note, and to secure the performance of all of the terms

any future advances made t and all indebtedness in additi-tgagee, however, evidenced, ct between the parties herei accounder, including future a for any cause, the fotal de-naidered matured and draw k account isonal rap full with

i first i or at its option, contract emission and let contract hereof out of the proce-nts, repairs, or altern dvanced by the mortu-provided, however, so provided, however, so repuirs,

at if any part of said described property shall property shall be damaged either by public we paid to the mortgages and applied upon the

insertion property public works of the under and the angle and applied upon the indebtedness due under any set of the series of That the mortgagee shall have the rig name of the mortgagee, for the recov-ce's rights hereunder, or in any action to commence by reason of this instru-ce, or shall have the right to employ c ration, and all sums expended as costs or upon demand or as may be express? s name, or in hold the lies of sale the mortgages or sale including actions brou prevent, to comprove th or solvanced by the mortgages, and, if so litization, and all sums expended as casts in connection there are out game, and ranger upon demand or as may be expressly agreed upon by the mortgages, and thes current contract interest rate, be post paid by mortgager, the mortgager's ontic ing all such sums, immediately due another the end of the contract of the closed indebtedness secured by this moltgager, which shall be a lien to said and described prior to any right, title, or interest attaching or accuring subsequent shall be paid under the provisions of the promissory note secured hereby and Mortgager also agrees to pay all costs, charges and expenses reasonably including abstract expenses, because of the failure of mortgager to perform or in this mortgage contained, and the same are hereby secured by this mortgager

L-102-2M-7-67