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BOOK 154 17829 REAL ESTATE MORTGAGE

This mortgage mode on the 10 day of July . 196 9, between Julio F. Garcia

and (a widower), hereinafter referred to as MORTGAGORS, and ASSOCIATES FINANCE INC., whose address is 726 Massachusetta, Lawrence Kansas, a corporation, hereinafter referred to as MORTGAGEE

WITNESSETH: Mortgagors jointly and severally grant, bargain, sell, convey and mortgage to Mortgagee, its successors and assigns, the real

The property hereby mortgaged, and described below, includes all tenements, easements, appurtenances, rights, privileges, interests, rents, es, profits, fixtures and appliances thereunto attaching or in any wise thereunto appertaining.

TO HAVE AND TO HOLD the said property hereinafter described, with all the privileges and appurtenances thereunto belonging unto mortgagee, its successors and assigns, forever; and mortgagors hereby covenant that mortgagors are seized of good and perfect title to said property in less simple and have authority to convey the same, that the title so conveyed is clear, free and unencumbered except as hereinafter appears and that mort gagors will forever warrant and defend the same unto mortgagee against all claims whatsoever except those prior encumbrances, if any, hereinafter shown.

If mortgagors' shall fully perform all the terms and conditions of this mortgage and shall pay in full, in accordance with its terms, the obligaons which this mortgage secures, then this mortgage shall be null, void and of no further force and effect.

MORTGACORS AGREE: To keep the mortgaged property, including the buildings and improvements thereon, fully insured at all-times against all hazards with an insurance company authorized to do business in the State of Kansas, acceptable to Mortgagee, which policy shall contain a loss payable clause in favor of Mortgagee as its interest may appear, and if Mortgagors fail so to do, they hereby authorize Mortgagee to insure or renew measurance on sold property in a sum not exceeding the amount of Mortgagor's indebtedness for a period not exceeding the term of such indebtedness, and to charge Mortgagors with the premium thereon, or to add such premium to Mortgagor's indebtedness. If Mortgagors agree to be fully responsible for damage or loss resulting from any cause whatsoever. Mortgagors agree to any sums advanced are expended by Mortgagoes for the protection or preservation of the property shall be repaid upon demand and if not so paid shall be secured hereby. Mortgagors further agree: To pay all taxes, assessments, bills for repairs and any other expenses incident to the ownership of the mortgaged property when due in order that no lien superior to that of this mortgages and not now existing may be created against the property during the term of this mortgage and to pay, when due, all installments of interest and practicals on make any of the foregoing payments, they hereby authorize Mortgages to the is not the ison of the protection on account of any indebtedness which may be secured by a lien superior to the lien of this mortgage and existing on the date hereof. If Mortgagors full to make any of the foregoing payments, they hereby authorize Mortgagees to pay the same a their behall, and to charge Mortgagors with the amounts so paid, adding the same to Mortgagors' indebtedness secured hereby. To exercise due dilagence in the operation, management and occupation of the mortgaged property and improvements thereon, and not to commit or allow weste on the mardgaged paymentes, and to keep the mortgaged property in

It default be made in the terms or conditions of the debt or debts hereby accured or of any of the terms of this mortgage, or in the payment of any institutions where due, or if Mortgagors shall become benkrupt or insolvent, or make an easignment for the benefit of creditors, or have a receiver appointed or should the mattgaged property or any part thereof be attached, levied upon or seized, or if any of the representations, warranties or state monts of Mortgagors herein contained be incorrect or if the Mortgagors shall abundan the mortgaged property or sell or attempt to sell all or any part of the same, then the whole himouri hereby secured shall, all Mortgagors shall abundan the mortgaged property or sell or attempt to sell all or any part of the same, then the whole himouri hereby secured shall, all Mortgage's option, become immediate and erand payable, without notice or demand, and shall be collectible in a suif all low or by foreclosure of this mortgage. In any case, regardless of such enforcement, mortgagee, shall be entitled to the immediate possession of the mortgage is set of the rents, issues, income and pradits thereform, with or without foreclosure or other proceedings. Martgagages shall pay all casts and attanneys fees which may be incurred or pand by Mortgages in connection with any suif or proceedings to which it gages, in addition to taxable casts, a tensonable immount as attanneys fees and a tensonable tee for the search made and preparation for such loreclosure, together with all other and butther expenses of incelesure and and reasonable tee for the search made and prevent or remove the imposition of lens or down agains the property and expenses of unknews and reasonable tee for the search made and preparation for such loreclosure, together with all other and butther expenses of incelesure and and preparets. Fees and payments made to prevent or remove the imposition of lens or down agains the property and expenses of unkneep and reasonable tee for the search made in a contifient to be ad

No failure on the part of morigagee to exercise any of its rights becaunder for defaults or breaches of covenant shall be construed to prejudice its rights in the event of any other or subsequent defaults or breaches of covenant, and no delay on the part of morigagee in exercising any of such rights shall be construed to preclude it from the exercise thereof or any time during the continuance of any such default or breach of covenant, and mortgagee may enforce any one or more remedies hereender successively of concurrently at its option.

An numerican and anightican percender and extend to and be binding upon the several heirs, successors, executors, administrators and assigns of the parties hereto.

The plural as used in this instrument shall include the singular where applica

real property hereby mortgaged is described as follows:

Lots Thirty Seven (37) and Thirty line (39), New Jersey Streat, City of Lawrence,

Dourdan County

the is to property is them, true and unencumbered except (state exceptions, if any)

Julio 2. Garcia an with a

ACKNOWLEDGMENT EY INDIVIDUAL' OR PARTNERSHIP MORTGAGOR - BORROWER STATE OF ACKNOWLEDGMENT EY INDIVIDUAL' OR PARTNERSHIP MORTGAGOR - BORROWER Be is remembered, that on this 9 day of July A.D. 1969 before me ANCTARY Public personally appeared Julic F GARCIA, Wildows F show mailed status who is tare) personally known to me, and known to me to be the same person(s) who executed the thegoing instrument, and achi personal value of the same. In witness whereof, I have hereunto set my hand and atflated my official stat, the dryfond of above written.

ission Expires 12-5-872

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