Receiving No. 8151 <

626

210

0 34

e se lor

Callenter Par

and on this

Alean Alean Alean Mare

nime.

netin

the orginal apple June 25, 1957

Rench

Diel

march

Clarge Se

October 10,

anes a.

all and zle same a rever and shi mortgage law been field.

Che Che

Francing In this

Lelean

17.

DOUGLAS COUNTY Ref. No. 1946 4 Fee Paid \$6,25

0

 $\left[\right]$

1

(

(1)

3

(B

MORTGAGE

THIS INDENTURE, Made this eleventh day of July, 1939, by and between Edward B. Martin and Dorothy D. Martin, his wife, of Lawrence, Kansas, Mortgagor, and The First Mational Bank of Lawrence, Lawrence, Kansas, a corporation organized and existing under the laws of the State of Kansas, Mortgagee, MartinsSETH, That the Mortgager, for and in consideration of the sum of Twenty-five hundred and no/DO Dollars (\$2500.00), the receipt of which is hereby acknowledged, does by these presents mortgage and war-rant unto the Mortgagee, its successors and assigns, forever, the following-described real estate, situatrant unto the Mortgagee, its successors and assigns, ed in the County of Douglas, State of Kansas, to wit:

Commencing at a point on the West line and 1014 feet South of the Northwest corner of the Northeast Quarter of Soution number six (6), Township number thirteen (13), Hange number twenty (20), thence running South fifty-two (52) feet; thence East one hundred sixty-three and 5/10 (163.5) feet; thence North fifty-two (52) feet; thence North and South and S Commencing at a point on the West line and 1014 feet South of the North

TO HAVE AND TO HOLD the premises described, together with all and singular the tenements, heredita-ments and appurtenances therunto belonging, and the rents, issues and profits, thereof; and also all appr ratue, machinery, fixtures, chattels, furnaces, heaters, ranges, mantles, gas and electric light fixtures, eles, soreens, soreen doors, atmings, blinds and all other fixtures of whatever kind and nature at prosen vator contained or hereafter placed in the buildings now or hereafter standing on the said real estate, and all structures, gas and oil tanks and equipront protected or placed in or used in connection with the said real estate, or trach-ed to or used in connection with the said real estates, or the any pipes of the states. The for four high ed to or used in connection with the said will estate; or to any piper or fixtural cherein, or for any other purpose apportation of the present or future use or improvement of the said real estate, whether such apparatus, machinery, fixtures or ohattels have or would become part of the said real estate by sue attachment thereto, or not, all of which apparatus, machinery, chattels and fixtures shall be considered as annoxed to and forming a part of the frochold and covered by this mortgage and also all the estate, right, title and interest of the forchold and covered by this mortgage and also all the estate, or and the mortgage of the Mortgager of, in and to the mortgaged premises unto the Mortgages, forever

And the Mortgagor covenants with the Mortgagee that he is lawfully seized in fee of the pre:

And the Mortgagor covenants with the Mortgagoe that he is lawfully soized in fee of the premises hereby conveyed, that he has goed right to soll and convey the same, as aforesaid, and that he will war-rant and defend the title thereto forever against the claims and domands of all persons whomsoever. This mortgage is given to secure the payment of the principal sum of Wenty-five hundred and no/100 Dollars (\$2500.00), as evidenced by a certain promissory note of even date herewith, the terms of which are incorporated herein by reference, paymble with interest at the rate of -- five -- per centum (-5-5) per annum on the unpald balance until paid, principal and interest to be paid at the office of the off here its National Eask of Lawrence, in Lawrence, Kansas, or at such other place as the holder of the note may designate in writing, in conthly installments of Seventeen and 05/100 -- Dollars (\$17.03), commening on the first dav of Sectember. 1939. and on the first dav of aceth menth thereafter. until the principal on the first day of Sectomber, 1939, and on the first day of each much thread ther, unit the principal and interest are fully raid, except that the final payment of principal and interest, if not scener paid shall be due and paymable on the first day of August, 1958. The Mortgagor covenants and agroes as follows:

1. That he will promptly pay the principal of and interest on the indebtodness evidenced by the sai 1. That he will properly pay the principal of and interest on the indectodness evidenced by the sand note, at the times and in the number therein provided. Privilege is reserved to pay the debt in whole, or in an mount equal to due or more monthly promonts on the principal that are next due on the note, on the first day of any month prior to maturity; provided, haverer, that written notice of an intention to exercise such privilege is given at least thirty (30) days prior to prepayment; and provided further that in the event the debt is paid in full prior to maturity and at that time it is insured under the provisions of the kitcher Haver to the full cut the function of additional states of the states of the provisions in the event the debt is paid in full prior to maturity and at that time it is insured under the provis: of the National Housing Act, he will pay to the Grantee an adjusted premium charge of one per cantum (AS) of the original principal manut thereof, except that in no event shall the adjusted promium exceed the aggregate mount of premium charges which would have been payable if the mortgage had continued to be insured until maturity; such payment to be applied by the Grantee upon its obligation to the Federal Housing Administrator on account of mortgage insurance. 2. That, together with, and in addition to, the monthly payments of principal and interest payable under the terms of the note secured hereby, the Mortgager will pay to the Mortgages until the said note is fully raid, the following sume.

under the terms of the note secured hereby, the hereby are insured under the provisions of the National is fully paid, the following sums;
(a) If this mortage and the note secured hereby are insured under the provisions of the National Housing Act and so long as they continue to be so insured, one-twelfth (1/12) of the annual mortgage insurance premium for the purpose of putting the Nortgage in funds with which to discharge the said Nortgage's obligation to the Federal Housing Administrator for mortgage insurance premiums pursuant to the provisions of Title II of the National Housing Administrator for mortgage insurance premiums the theory for the provisions of the National Housing Administrator for mortgage insurance premiums to the provisions of Title II of the National Housing Administrator for bilgation to pay mortgage insurance premiums, credit to the account of the Nortgage all payments made under the prvisions of this subsection which the Nortgage has not become obligated to pay to under the previsions of this subsection which the Mortgagee has not become obligated to pay to the Federal Housing Administrator.

- (b) An installment of the ground rents, if any, and of the taxes and assessments levied or to be In the attraction of the ground states in the state of the states of the premium of pr miums that will become due and payable to remew the insurance on the premises covored hereby against loss by fire or such other hazard as may reasonably be required by the Mortgages in Against loss by live or such other hazard as may reasonably be required by the Nortgages in amounts and in a company or carganies satisfactory to the Mortgages. Such installments shall be equal respectively to one-twolfth (1/12) of the annual ground rent, if any, plus the esti-mated premium or premiums for such insurance, and taxes and assessments next due (as estimated by the Mortgages). Less all installments allready paid therefore, divided by the number of month that are to clapse before one month prior to the date when such promium or promiums and taxes and assessments will became delinguent. The Mortgages shall hold the monthly payments in trust to pay such ground rents, if any, premium or premiums and taxes and assessments before the sar become delinguent.
- (c) All payments mentioned in the two preceding subsections of this paragraph and all payments to be made under the note secured hereby shall be added together midths aggregate amount thereous shall be paid by the Mortgager each month in a single payment to be applied by the Mortgagee to the following items in the order set forth;
 - (1) produce the other to contract of insurance with the Federal Housing Administrator,
 (11) ground rents, if any, taxes, assessments, fire and other hazard insurance premiums;
 (111) interest on the note secured hereby; and
 - (IV) amortization of the principal of said note.

(IV) ambritation of the principal of such aggregate monthly payment shall, unless made good by the Mortgagor prior to the due date of the next such payment, constitute an event of default under this mortgage. The Mortgagee may collect a "late charge" not to exceed two cents (24) for each dollar (\$1) of each payment more than fifteen (15) days in arrears to cover the extra expenses to the following the more than fifteen (15) days in arrears to cover the extra expenses in handling dolinquent payments.

3. That if the total of the payments rade by the Mortgagor under (b) of paragraph 1 preceding shal exceed the amount of payments actually made by the Mortgagoe for ground rents, taxes and assessments or insurance premiums, as the case may be, such excess shall be oredited by the Mortgagoe on subsequent payments. ments of the same nature to be made by the Mortgagor. If, however, the nonthly payments made by the Mor gagor under (b) of paragraph 2 preceding shall not be sufficient to pay ground rents, taxes and assess