| sunty of Douglas {ss. BE IT REMEMBERED, That on this 3 rd day of March A. D. 19 43 before man | FROM | STATE OF KANSAS, DOUGLAS COUNTY, 85. | |
|--|---|--|--|
| <form></form> | | | 10 |
| Import Program Program THE NUMERTURE, Made this3cd | то | - Warold G. Beck | |
| THIS NORSETURE, Made and Marcia J. 24. day of largedin the year of our Lock one showshows an im- mined and for the construction of the second | | By Deputy. | |
| with the appurtnerment and all the entities, the and interests of the self part fails of the fort part, and State of | THIS INDENTURE, Made this _3rd day of | Varch | 6 |
| <pre>cf</pre> | Leonard H. Axe and Hermia E. Axe, husband : | and wife | Children The |
| Implemented in this interpretention in the stand part is a set of the stand part is the s | cfLawrence in the County ofDouglas | and State of Kansas | No. |
| <pre></pre> | The Lawrence Building and Loan "ssociation | | |
| with the appurtemence and all the estatic, tile and interest of the sull parsings of the super | mirty-seven hundred and no/100 | DOLLARS, to them duly paid, the receipt of | dama nu tu un tu |
| with the appurtemence and all the estatic, tile and interest of the sull parsings of the super | | | |
| with the approximative and all the certicits, the and intervent of the and parts 16.8. of the first part parts. Mark and parts 16.8. of the fort parts 4 | | ce, an addition to the city of Lawrence, Douglas | |
| The facts before the product of the finite deriver of the facts of all facts before the state of a group of the facts of the facts before the state of a group of the facts of the facts before the state of the | County, Mansas | | |
| The facts before the product of the finite deriver of the facts of all facts before the state of a group of the facts of the facts before the state of a group of the facts of the facts before the state of the | e e | | |
| The facts before the product of the finite deriver of the facts of all facts before the state of a group of the facts of the facts before the state of a group of the facts of the facts before the state of the | | | i d |
| The facts before the product of the finite deriver of the facts of all facts before the state of a group of the facts of the facts before the state of a group of the facts of the facts before the state of the | | | |
| The facts before the product of the finite deriver of the facts of all facts before the state of a group of the facts of the facts before the state of a group of the facts of the facts before the state of the | | | - |
| The facts before the product of the finite deriver of the facts of all facts before the state of a group of the facts of the facts before the state of a group of the facts of the facts before the state of the | Texperimental de la construcción de la construcc | | |
| The facts before the product of the finite deriver of the facts of all facts before the state of a group of the facts of the facts before the state of a group of the facts of the facts before the state of the | | | |
| The facts before the product of the finite deriver of the facts of all facts before the state of a group of the facts of the facts before the state of a group of the facts of the facts before the state of the | | | - |
| The facts before the product of the finite deriver of the facts of all facts before the state of a group of the facts of the facts before the state of a group of the facts of the facts before the state of the | | | |
| The facts before the product of the finite deriver of the facts of all facts before the state of a group of the facts of the facts before the state of a group of the facts of the facts before the state of the | | | - |
| The facts before the product of the finite deriver of the facts of all facts before the state of a group of the facts of the facts before the state of a group of the facts of the facts before the state of the | | II. | |
| and that they will surrant and defend the same against all parties making law of a dimension of the same of the same against all parties making law of the fast part hall still three during the UE of this indenture, pay all takes or assessments that may be level at a same against all parties have the same lowers of the same | the the said party Ca. of the first part do htreby covenant and serve that | at the delivery have the there are a second and the second s | |
| The arrest between the parties hereto that the part [26] of the first part hall as all times during the life of this information; part all takes or assessments that may be lefted with an addy such insurance compary as ability the specific and directed by the part _ and the second part, the has if any meth partials to the parties, if the second part to the parties of the second part to the parties of the parties of the second part to the parties of the parties of the second part to the parties of the parties of the parties of the second part to the parties of the parties of the second part to the parties of the parties of the second part to the parties of the parties of the second part to the parties of the parties parties of the parties of the pa | and that they will warrant and defend the same against all marine making that the | a incumprance | |
| Atom of the second part is the second part is the forty part and full to pay the hard hard hard hard hard hard hard hard | It is agreed between the parties hereto that the part 105 of the first part sho or assessed against said real estate when the same becomes due and payable, and that - such sum and be such income the same becomes due and payable, and that - | il at all times during the life of this indenture, pay all taxes or assessments that may be levied thay, will have the buildings upon said real estate fraured against fire and tormado in | |
| Thirty-gasyon Hundradi and Ng/2004 min Point to the provide built of the provide built and the second part is all sense of merey, executed on the _3rddy ofKarph19 43 DOLLARS, 19 45 ad by _it | extent of _115_ interest. And in the event that said pard 05 of the day and 1 in | and the second part, the Mes, if any, made payable to the party of the second part to the | |
| ad by - 152term make preserve to the bard. Joint the second part is all increment conversion to the second part is all increment encoded by the second part is t | this indenture, and shall bear interest at the rate of 10% from the date of payment THIS GRANT is intended as a mortgage to secure the payment of the sum of | manance, or error, and the amount so paid shall become a part of the indebicances, secured by until fully repaid. | |
| aid seri_[25] of the fort part half fail to ray the same as precided in the indexnormalized with the same as precided in the indexnormalized with the same as a breef point. The same as a breef point is the objection of the balance with the contrast of the same as a breef point. If the same as precided in the indexnormalized with the same as a breef point. a breef on a point of the balance in the balance as the index point of the same as a breef point. If the balance is a point of the balance is a breef point. If the balance is a point of the balance is a breef point of the balance is a breef point. If the balance is a breef point of the balance is a breef point of the balance is a breef point. If the balance is a breef point of the balance breef point of the balance is a breef point. If the balance is a breef point of the balance breef point of the balance balance balance is a breef point. If the balance is a breef point of the balance breef point of the balance bal | and br its terms made payable to the part W station for the payment o | f said sum of money, executed on the 3rd day of March 19 43 | |
| refers the ansant the unpaid of principal and interest, targether with the call and target with the manner prevented by and out of all merger arises from each view in the manner prevented by the variable. The set of the interest view is the call be referred to the interest view is the call be referred to the interest view is the call be referred to the interest view is the call be referred to the interest view is the call be referred to the interest view is the call be referred to the interest view is the call be referred to the interest view is the call be referred to the interest view is the call be referred to the interest view is the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view printed to the call be referred to the interest view printed to the call be referred to the interest view printed to the call be referred to the interest view printed to the call be referred to the interest view printed to the call be referred to the interest view printed to the call be referred to the interest view printed to the call be referred to the interest view is the view of the interest view is the view of the interest view printed to the interest view is the view of the interest view printed to the interest view of the interest view printed to the interest view of t | er sums of money advanced by the said part y of the second part to pay for any is said part 105 of the first part shall fail to pay the same as provided in this indenture And this converse shall be used if any the same as provided in this indenture | merces accruing inferon according to the terms of sail obligation and also to server any sum isurance or to discharge any taxes with interest thereon as herein provided, in the event that | |
| refers the ansant the unpaid of principal and interest, targether with the call and target with the manner prevented by and out of all merger arises from each view in the manner prevented by the variable. The set of the interest view is the call be referred to the interest view is the call be referred to the interest view is the call be referred to the interest view is the call be referred to the interest view is the call be referred to the interest view is the call be referred to the interest view is the call be referred to the interest view is the call be referred to the interest view is the call be referred to the interest view is the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view is printed to the call be referred to the interest view printed to the call be referred to the interest view printed to the call be referred to the interest view printed to the call be referred to the interest view printed to the call be referred to the interest view printed to the call be referred to the interest view printed to the call be referred to the interest view printed to the call be referred to the interest view is the view of the interest view is the view of the interest view printed to the interest view is the view of the interest view printed to the interest view of the interest view printed to the interest view of t | part threef or any obligation created thereby, or insis to make an order in period; an order to the provided herein of if the buildings on said trait easts are not here in a shall become shoulds, and the whole sum remaining unput all of the obligations immediately mature and become due and payable at the option of the holds: heread, we would all becaute a summer to the possession of the said precises and all the improve the trait and become and the possession of the said precises and all the improve the trait of the possession of the said precises and all the improve | 4 but of gration entraised therein fully dickarged. If default as much parameters or any set of the start | |
| Leonard H. Axe (SEAL) Hermin E. Axo (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) Douglas }ss. BE IT REMEMBERED, That on this 3 rd day of March A D 19 43 before man | | | |
| Leonard H. Axe (SEAL) Hermin E. Axo (SEAL) (SEAL) (SEAL) (SEAL) (SEAL) Douglas }ss. BE IT REMEMBERED, That on this 3 rd day of March A D 19 43 before man | extend and inure to, and be obligatory upon the heir, executor, administrators, per IN WITNESS WHEREOF, The part 195 of the first part ha | ant can all every childraion therein contained, and all herefits acruing therefrom shall could presentative, savigns and averageners of the respective parits herefox. hereunto set their hand and seal S the day and year last above | Î |
| (SEAL) (SEAL) (SEAL) (SEAL) unity of <u>Douglas</u> } ss. BE IT REMEMBERED, That on this <u>3 rd</u> day of <u>March</u> A D 19 43 before mag | | Leonard H. Axe (SEAL) | |
| (SEAL) | | | |
| FATE OF <u>Kansas</u> ss. BE IT REMEMBERED, That on this <u>3 rd</u> day of <u>March</u> A D 19 43 before man | | | |
| sunty of Douglas {ss. BE IT REMEMBERED, That on this 3 rd day of March A. D. 19 43 before man | STATE OF Kansas | (3EAL) | |
| BE IT REMEMBERED, That on this <u>3</u> rd day of <u>March</u> A. D. 19 43., before me, a | County of Douglas ss. | 0 | |
| Leonard H. Axe and Hernia E. Axe, husband and wife | notary Public in the afo Leonard H. Axe and Hermin E. | Axe, husband and wife | |
| to me personally known to be the same person 5 who executed the foregring instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. | to me personally known to be the same news | | |
| April 19_46. | big commission expires on the21 | day of 19_46 | ۲ |
| (SEAL) L. E. Eby Notary Public. | (SEAL) | L. E. Ehv | |
| RELEASE | I, the undersigned owner of the within martgage do hereby acknow | LEASE | |
| I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register Deeds to enter the discharge of this mortgage of record. Dated this 2224 day of march 1000 1000 1000 1000 1000 1000 1000 10 | beeds to enter the discharge of this mortgage of record. Dated this | day of marchi | |
| Weild E Ely Carp Seal by He Brunkman. And Sance Concertan | in S. E. Ely Carp Seal the | Hausen Culding and then association | |