BOOK 102

| year of our Lord one tho | usand nine hundred an | s / | -two | | betwee |
|---|---|---|---|---|--|
| Mary B. | Farley, a si | ngle wo | oman | | |
| of Lawrence | in N 6 \ | , T | lougles | | |
| part y of the first pa | t, and The Lawre | nce Bui | lding and L | and State of A | |
| Payn theirs | Witnesse | th, that th | ne said part y | of the first part, in consider | ation of the sum o |
| to her | nd and no/100 | | | | DOLLAR |
| do 6.8 GRANT, BAR real estate situated and be | GAIN, SELL and MO | RTGAGE t | o the said part • Y glas | of the second part, the and State of Kans ok Two (2) in Has | following described |
| an Additio | n to the City | of Law | rence, in Do | ouglas County, Ka | ngag. |
| | | | | of the first part therein. | |
| | | | | at the delivery hereof she is | the lawful owner |
| of the premises above granted | and seized of a good and | l indefeasible | estate of inheritance t | herein, free and clear of all in | cumbrances, |
| | and that Sh | 10 will w | arrant and defend the | same against all parties making | lawful claim thereto |
| | | | | at all times during the life of the | |
| taxes and assessments that m keep the buildings upon said directed by the part Y of interest. And in the event the said premises insured as here so paid shall become a part ment until fully repaid. | y be levied or assessed a real estate insured agains f the second part, the los it said part. y of the in provided, then the par of the indebtedness, secur | gainst said re t fire and to s, if any, ma first part sh t Y of t ed by this i | eal estate when the sam rrnado in such sum and de payable to the part sall fail to pay such tax the second part may pa ndenture, and shall bea | e becomes due and payable, and i by such insurance company as: y of the second part to the es when the same become due ar y said taxes and insurance, or ei ir interest at the rate of 10% f | that She will shall be specified and extent of Its and payable or to keep ther, and the amount rom the date of pay- |
| THIS GRANT is inten- | led as a mortgage to secur | | | our thousand and | |
| according to the terms of | | | | sum of money, executed on the | DOLLARS |
| day of Septemb | er 19 52 | and b | its to | rms made payable to the part | V of the teconi |
| part, with all interest accruin | g thereon according to the | terms of sa | id obligation and also | to secure any sum or sums of m | oney advanced by the |
| said part. Y. of the secon that said part: Y of the | | | | with interest thereon as herein p | rovided, in the even |
| And this conveyance sha If default be made in such- estate are not paid when the real estate are not kept in as and the whole sum remaining | Il be void if such payment payments or any part the same become due and pa good repair as they are n t unpaid, and all of the o | its be made reof or any yable, or if to ow, or if wa obligations pr | as herein specified, an obligation created ther the insurance is not ke ste is committed on sai- ovided for in said writt | d the obligation contained thereby, or interest thereon, or if topt up, as provided herein, or "if d premises, then this conveyance en obligation, for the security of Ider hereof, without notice, and | he taxes on said real the buildings on said shall become absolute which this indenture |
| the said part y of the sments thereon in the manner sell the premises hereby gran | econd part provided by law and to ted, or any part thereof, rincipal and interest, toget | have a receive in the mann ther with the | to tal er appointed to collect er prescribed by law, a costs and charges inci- | te possession of the said premises t the rents and benefits accruin and out of all moneys arising fro dent thereto, and the overplus, | s and all the improve- ng therefrom; and to om such sale to retain |
| It is agreed by the part benefits accruing therefrom, a assigns and successors of the | es hereto that the terms hall extend and inure to, respective parties hereto. | and provisio and be obli | ns of this indenture an gatory upon the heir | d each and every obligation theres, executors, administrators, per | ein contained, and all rsonal representatives |
| In Witn | east Whereof, the part last above written. | У о | f the first part has | hereunto set her | hand |
| 11 | | | in in | aig B. Jarl | ly (SEAL) |
| 1 | | | | | |
| () | | | | , , , , , , | |
| | | ` | | | |
| STATE OF KAN | SAS ° | SS. | | | |
| COUNTY OF DOU | GLAS | ١ | 26+h | day of September | an A D 19 55 |
| | before me | , a no.t | ary public | in the aforesaid | County and State, |
| HOTOT | to me per | sonally kno | wn to be the same | person who executed the | |
| TOUR CONT | IN WITNESS | WHEREO | | subscribed my name, and a | ffixed my official |
| | | e day and | year last above wil | tien. | 2 / |
| Figure 1. | seal on tr | 91 @ | 1 | 743 | Notary Public |

The second second