248 Reg

11.3.14

and the second se				
MORTGAGE	52260 No. 52K	and the second	STATIONERY COLawrence, Kansas	
This Indenture, Made	ROCK	day of March	, 19.54 between	
	ath H. Hornberger and De	arlene L. Hornberger, h	his wife	
d x		and the second		1 Same
of Lawrence	, in the County of	uglas	te of Kansas	1. 2 ·
	t, and			1
	r, and			
	aid part iesof the first part			
SEVEN THOUSAND & no	100 * *	*	* * 2011125	0
	duly paid, the receipt of			1 - Charles
	RANT, BARGAIN, SELL and N			
	al estate situated and being		Same and the second states of the second states of the second states of the second states of the second states	
Kansas, to-wit:	and being	s in the coonty of	s State of	
(
	Eight (8) in The Olmste	nd Sub-Division doub		
		in th		
City of Lav	rence.			
with the appurtenances	and all the estate, title and in	nterest of the said parties.	of the first part therein.	
And the said part 185 of	f the first part dohereby covenan	nt and agree that at the delivery here	of they are the lawful owner S	
	nd seized of a good and indefeasible e No Exceptions	estate of inheritance therein, free and	clear of all incumbrances,	a la sais
and the second se	and that they will warran	it and defend the same analost all	arties making lawful claim therete	
	ties hereto that the part 10.5 of the			a star
and assessments that may be levil keep the buildings upon said rea	ed or assessed against said real estate I estate insured against fire and tornado	when the same becomes due and po o in such sum and by such losurate	syable, and that they will be specified and	
directed by the party of the interest. And in the event that sa	ad or assessed against said real estate is estate insured against fire and tornade a second part, the loss, if any, made part id part 1995, then the part shall fail provided, then the part 10, of the the indebtedness, secured by this indem	ayable to the part of the set If to pay such taxes when the same	cond part to the extent of 1ts	
said premises insured as herein so paid shall become a part of a	provided, then the part y of the the indebtedness, secured by this inden	second part may pay said taxes and ture, and shall bear interest at the rational states and shall bear interest at the rational states and stat	insurance, or either, and the amount te of 10% from the date of payment	
	mortgage to secure the payment of the		and the second	
	nortgage to secure the payment of the			
according to the terms of	certain written obligation for the	e payment of said sum of money, exe	secuted on the 13th	
- day of	19.54 and by	1ts terms made pays	able to the part. Y of the second	
said part. Y of the second	part to pay for any insurance or to dis	ischarge any taxes with interest there		
that said part 1.85 of the firm	st part shall fail to pay the same as pro	ovided in this indenture.		
estate are not paid when the sam	word if such payments be made as her ments or any part thereof or any obliga- ne become due and payable or if the id	ation created thereby, or interest the	hereon, or if the taxes on said real	
real estate are not kept in as go and the whole sum remaining up	ne become due and payable, or if the in bod repair as they are now, or if waste	is committed on said premises, then t	d herein, or if the buildings on seid this conveyance shall become absolute	
a down when ununerered meret	re and become ove and payable at the	e option of the holder hereof, without	but notice, and it shall be lawful for	
sell the premises hereby granted	nd part. Its agonts or as invided by law and to have a receiver ap d, or any part thereof, in the manner	ppointed to collect the rents and be	enefits accruing therefrom; and to	
Sill of 1-21	principal and interest, together with the	e costs and charges incident thereto,	all moneys arising from such sale to and the overplus, if any there be,	
shall be gaid by the part. y	making such sale, on demand, to the	first part 108		
It is agreed by the parties I benefits accruing therefrom, shall assigns and successors of the re-	hereto that the terms and provisions of a extend and inure to, and be obligat spective parties hereto.	tory upon the heirs, executors, ad	obligation therein contained, and all dministrators, personal representatives,	
in Witness Whereof, the part	105 of the first part ha VO her		and seal the day and year	
last above written.		· · · · · · · · · · · · · · · · · · ·	and a second of the second second second second	
		Fine Doruber of	(SEAL)	
		Mrs. Dorlene of	Horsberger (SEAL)	
			(SEAL).	
STATE OF Kansas	1 ····	A CONTRACTOR		
Douglas			and the second second	
wodETR B	COUNTY,) a	1841		
11	BE IT REMEMBERED, That on this.	. 13th day of Mr Public	arch A. D., 1954	
	came Kenneth H.	Hornberger and Darlens	E. La Hornberger, bis	
notist'	wife			
NOTAR	to me personally known to be acknowledged the execution	of the same person	the foregoing instrument and duly	
0	IN WITNESS WHEREOF, I have here	rounto subscribed my name, and affixe	ed my official seal on the day and	
UBLIC	your last above written.		and the second	- A
C Hamman & State	<u>19.54</u>	ground	Wiseman Notery Public	This intease
e: Thy log 10 L no 36	(P.M.	Marriso 6	Back Register of De	was written
	St. A. St. Statelyn	A DEPARTMENT AND A DEPARTMENT	Full payment of the de	eht avanad
			rde of this mortgage of	this of 7 day
				19 54
			· · · · · · · · · · · · · · · · · · ·	Harold a. Beck
				Varolf a. Beck

State 1 and

.

the Astronomer and The Astro