| A. J. Ambler and Norma M. Ambler, husband and wire. A. J. Ambler and Norma M. Ambler, husband and wire. A. J. Ambler and Norma M. Ambler, husband and wire. A J. Ambler and Norma M. Ambler, husband and wire. A J. Ambler and Norma M. Ambler, husband and wire. A J. Ambler and her for part and the County of Douglas and State of Kanass perfects of the first part and the first part in consideration of the sum of Sixty-fity-fity-humdred and no/100 | | . 632 | 236 BOOK 115 | 1 |
|--|---|--|---|---|
| A. J. Ambler and Norma M. Ambler, hustend and site, | MORTGAGE | (No. 52K) Boyles | Legal Blanks-CASH STATIONES | IY COLawrence, Kanses |
| parties of the first part, and | | | | , 19 .57betwee |
| Witnesseth, that the said part 19.0 of the first part, in consideration of the sum of Sixty-five hundred and no/100 | | Lawrence Building | and Loan Associ | ation |
| <pre>to thism</pre> | | of the first part, in conside | ration of the sum of | |
| Add141on to the City of Lawrence, Douglas County, Kanas, with the appurtenences and all the estate, title and Interest of the said part 10:0.1 fibe first part therein. And he aid part 10:5. of the fort part 6 | to them duly paid, this indenture do GRANT, BARGAII following described real estate situat | the receipt of which is h N, SELL and MORTGAGE t | ereby acknowledged, I to the said part y of | na V.C. sold, and b the second part, th |
| In the UDQ will were an of the first part of the first part all first parts and parts, and this channer, and the parts have all the parts of the | Addition to the City of with the appurtenances and all the esta | of Lawrence, Dougl ite, title and interest of the | as County, Kanss e said part lesof the f | is, irst part therein. |
| It is agend between the partic bards that the part20. of the first part shall as if them during the life of the indenove, pay if the and the agend between during the life of the indenove, pays if the state of the indenove during the life of the indenove agend agend being the state of the indenove during the life of the indenove agend agend being the state of the indenove agend agend being the inden over, and the life of the indenove agend agend being the inden over, and the life of the indenove agend agend being the inden over, and shall their life of the indenove agend agend being the inden over and the life of the indenove agend agend being the inden over agend agend being age | To perturb or system to be introduced and the same time and the second | | | |
| THS GRAM is intended as a mortgage to serve the payment of the sum of SiXty_five_five_hundred_Bnd_Ho/100 DOLLAS seconding to the terms of ORC_contain written obligation. For the payment of said sum of money, association the 22Dd OLLAS day of JUJy | It is agreed between the parties hereto that the | part 108 of the first part shall i | at all times during the life of t | his indenture, pay all taxe |
| <pre>seconding to the terms of</pre> | | the state of the second | The fair of the second second | and no/100 |
| the said part J. of the second part is the improvement there are in the manner prescribed by law and to have a receiver appointed to collect the rents and backlines in a second part is and an invest is a more prescribed by law, and out of all moneys arising from such as a transmer prescribed by law, and out of all moneys arising from such as a transmer prescribed by law, and out of all moneys arising from such as a transmer prescribed by law, and out of all moneys arising from such as a transmer prescribed by law, and out of all moneys arising from such as a transmer prescribed by law, and out of all moneys arising from such as a transmer prescribed by law, and out of all moneys arising from such as a transmer prescribed by law, and out of all moneys arising from such as a transmer prescribed by law, and out of all moneys arising from such as a transmer prescribed by law and the overplue, if any there is the law of the part is a prescribed in the terms and provisions of the infert part 18.3. It is agreed by the part jets that the terms and provisions of the infert part 18.3. It is agreed by the part jets and and ince to, and be obligatory upon the being exceeders, administrator, personal representative settings therefore, the part 10.5, of the first part ha V0, hereinto est their is a setting. (SEAL A, J, Ambler (SEAL A, J, Ambler) (SEAL A, J, | day of July 19 part, with all interest according to the second part to pay for any fo | 57 , and by 1ts he terms of said obligation and als insurance or to discharge any taxe | terms made psyable to the to to secure any sum or turns of es with interest thereon as here | the 22nd part y of the secon of money advanced by the |
| the said part J of the second part is the importance of the said premises and all the importance of the said of principal and interest, costs and charges incident therests, and the overplue, if any there be shall be paid by the part J making such as on demand, to the first part 182. It is agreed by the part J making such as on demand, to the first part 183. It is agreed by the part J making such as on demand, to the first part 183. It is agreed by the part J making such as on demand, to the first part 183. It is agreed by the part J making such as on demand, to the first part 183. It is agreed by the part J making such as on demand, to the first part 183. It is agreed by the part J making such as on demand, to the first part 183. It is agreed by the part J making such as on demand, to the first part 183. It is agreed by the part J making such as on demand, to the first part 183. It is agreed by the part J making such as on demand, to the first part 183. It is agreed by the part J making such as on demand, to the first part 183. It is agreed by the part J making such as on the J making such as a set of the state resonance of the said previous part is a demand of the said previous of the said previous part is a demand. The J making a set of the said previous part is a demand of the said part of J making and set as a demand of the said part of J making and set as a demand of the said part of J making and set as a demand of the said part of J making and set as a demand of the said part of J making and set as a demand of the said part of J making and set as a demand of the said part of J making and set as a demand of the said part of J making and set as a demand of the said part of J making and set as a demand of the said part of the said part of J making and set as a demand of the said de | that said part2 G.S of the first part shall fail to And this conveyance shall be vold if such payme if default be made in such payments or any part the exists are not paid when the same become due and real estite are not kept in as good reposite as they ar and the whole sum remaining unpeld, and all of th in given, shall immediately mature and become due | isy the same as provided in this in its be made as herein specified, ereof or any obligation created th payable, or if the insurance is not a now, or if waste is committed or e obligations provided for in said and payable at the option of the | identure, and the obligation contained iareby, or interast thereon, or kept up, as provided herein, or i said premises, then this convey written obligation, for the secur holder hereof, without notice. | therein fully discharged if the taxes on said re- rif the buildings on sai ance shall become absolut ity of which this indentur and it shall be lawful for |
| setting and soccessors of the representative parties hered. In Where Where I, the part 193 of the firit part he VP here onto set their hand 3 and seal 3 the day and yes In Where Where I, the part 193 of the firit part he VP here onto set their hand 3 and seal 3 the day and yes In Where Where I, the part 193 of the firit part he VP here onto set their hand 3 and seal 3 the day and yes In Where Where I, the part 193 of the firit part he VP here onto set their hand 3 and seal 3 the day and yes In Within 199 of the representative parties here on the show written. In Work M, Ambler GELL In T REMEMBERED, That on this 22nd day of July A. A. D. 19 57. In T REMEMBERED, That on this 22nd day of July A. D. 19 57. In T REMEMBERED, That on this 22nd day of July A. D. 19 57. In T REMEMBERED, That on this 22nd day of July A. D. 19 57. In T REMEMBERED, That on this 22nd day of July A. D. 19 57. In T REMEMBERED, That on this 22nd day of July A. D. 19 57. In T REMEMBERED, That on this 22nd day of July A. D. 10 57. In T REMEMBERED, That on the searce of the same person 3 who executed the foregoing instrument of writing and duly achnowledged the same person 3 who executed the foregoing instrument of writing and duly achnowledged the same person 3 who executed the foregoing instrument of writing and duly achnowledged the same person 3 who executed the foregoing instrument of writing and duly achnowledged the same person 3 who executed the foregoing instrument of writing and duly achow writhen. If WITH | the said part. <u>J</u> of the second part ments thereon in the menner provided by law and to sail the premises hereby granied, or any part there retain the amount then unpaid of principal and intere- shall be paid by the part. <u>J</u> | to take have a receiver appointed to colli- hof, in the manner prescribed by st, together with the costs and char on demand, to the first part. 18.8 | ke possession of the said pren ect the rents and benefits act law, and out of all moneys rges incident thereto, and the | nises and all the improve cruing therefrom and t arising from such sale t overplus, if any there be |
| A. J. Ambler A. J. Ambler (SEAL Morma M. Ambler (SEAL Morma M. Ambler (SEAL Morma M. Ambler (SEAL Morma M. Ambler (SEAL (SEAL SEAL SEAL (SEAL Morma M. Ambler (SEAL (SE | essigns and successors of the respective parties here in Witness Whereaf, the part ICS of the firs | to, and be congatory upon the | neira, executora, administratori | , personal representatives |
| Marma M. Ambler (SEAL No rma M. Ambler (SEAL SEAL Douglas county) BE IT REMEMBERED, that on this 22nd day of July A.D. 19.57 before me. L. E. Eby . Notery gubile in any for taid County and State, came A. J. Ambler and Norma M. Ambler husband and wife, to me personally known to be the same person S who executed the foregoing instrument of writing and duly acknowledged the execution bit the same. IN WITNESS WHEREOF, I have hereinto subscribed my name and siliced my official seal on the day any yes last above written. My Commission expires April 21,958 Control July 22, 1957 at 1:00 P.M. activities A barting and bit activity and bit and the same of the withing public in any for the withing and the apprendiced of the state of the withing and the same of the withing and the same of the withing activity of hereby a state of the stat | lest above written. | Re | 1 0 10 | .or (SEAL |
| Douglas country, BE IT REMEMBERED, That on this 22nd day of July A.D. 19.57 NOTAR, before me, Le E. Eby . Notary Public in an for toid County and State, came A.J. Ambler and Norma N. Ambler NOTAR, for toid County and State, came A.J. Ambler and Norma N. Ambler Notary Public in an for toid County and State, came A.J. Ambler and Norma N. Ambler Notary Public in an for toid County and State, came A. J. Ambler and Norma N. Ambler Notary Public in an for toid County and State, came A. J. Ambler and Norma N. Ambler Notary Public in an huaband and wife, The personally known to be the same person S who executed the foregoing instrument of writing and duly acknowledged the axecuton bit the tame. IN WITNESS WHEEROF, I have horounto subcribed my name and affixed my official seel on the day an year lab above written. My Commission explices April 21,958 April 21,958 L. E. Eby , Notary Public in artificiant of the withing mort frage, do her by acknowledge the full pyreet of the calibration of the Withing mort frage, do her by the data back provide acknowledge the full pyreet of the calibration acknowledge the full pyreet of the calibration of the Withing mort frage, do her by the data back provide the full pyreet of the calibration acknowledge the full pyreet of the calibration of the Withing public in artificiant to the data back provide the full pyreet of the calibration acknowledge the full pyreet of the calibration ac | 12 | Norm | na M. Am Norma M. A | unbler (SEAL |
| BE IT REMEMBERED, That on this 22nd day of July | Davalas | | | |
| to me personally known to be the same person S who executed the foregoing instrument of writing and duly acknowledged the ascention of this same. IN WITNESS WHEEKOF, I have hereinto rubaribed my name and affixed my official seal on the day and yes last above written. My commission expires April 21,058 Ded July 22, 1957 at 1:00 P.M. Understand of the within morthage, do hereby asknowledged the full permit of the rubarity, and automatication of the within morthage, do hereby asknowledged the full permit of the rubarity, and automatication of the within morthage, do hereby asknowledge the full permit of the rubarity, and automatication of the same of the second of the same of the second o | BE IT REMANABLE before NOTARL for said | me, L. E. Eby County and State, came A. J | Ambler and Not | ma M. Ambler |
| My commission expires April, 21,058 E. Eby, ed July 22, 1957 at 4:00 P.M. actifies Annual Ambel Ambel Registe or unservices, owner of the within mortgage, do hereby astromatedge the full provent of thereby, and sufforize the Egytater of Leeds to enter the discharge of this provent of | to me p and du IN WITNESS WH | personally known to be the same per y acknowledged the execution of the EREOF, I have hereunto subscribed | rson S who executed the foreg | oing instrument of writing |
| w undersigned, owner of the within mortgage, do horboy admostedge the full payment of I thereby, and authorize the Register of Reeds to enter the discharge of this contactor | | the second state of the se | L. E. Eb | Unitary Publ |
| | ed July 22, 1957 at h:00 P.M. | Activities in mortgage, do here | Hazold A.A. | Registe |

•

· · · · · · · · ·

.....

the state

4