| A | 295 BOOK 92 | Laure F |
|--|--|--|
| MORTGAGE (No. 52 | | |
| | day ofAugust | , in the |
| ar of our Lord one thousand nine hundred and forty-set | husband and wife | betweer |
| harold O. Beaty and Gerbrude Beaty, | nusballa alla wire | |
| Lawrence , in the County of D | ouglas and State of Kansas | |
| ries of the first part, and The Lawrence Bu | ilding and Loan Association | |
| rt105 of the first part, and be with on the state | part y of the second | |
| Witnesseth, that the | said part 03 of the first part, in considerati | |
| Thirty-five hundred and no/100 | | DOLLARS |
| them duly naid the receipt of w | hich is hereby acknowledged, have sold, and | by this indentur |
| GRANT, BARGAIN, SELL and MORTGAGE to the al cetate eituated and being in the County of Dou | he said part of the second part, the tol and State of Kansas, to-wit: | llowing described |
| The South forty-five (45) feet of L | ot ninety-six (96) on New H | |
| Street in the City of Lawrence, Dou | glas County, Kansas | |
| | | |
| h the appurtenances and all the estate, title and interest of th And the said part <u>105</u> of the first part do <u>hereby</u> covenant a he premises above granted, and seized of a good and indefeasible estate of i | | the lawful owner |
| se premises above granted, and seized of a good and indefeasible estate of i | inheritance therein, free and clear of all incumbrances, | |
| and that the second sec | l warrant and defend the same against all parties making la et shall at all times during the life of this indenture, pay al | wful claim thereto. |
| may be levied or assessed against said real estate when the same becomes d a insured against fire and tornado in such sum and by such insurance comp | ue and payable, and that Land Window keep the bu | ildings upon said re of the second part, th |
| If any, made payable to the part | core said premises insured as herein provided, then the part become a part of the indebtedness, secured by this inde | nture, and shall be |
| THIS GRANT is intended as a mortgage to secure the payment of the | he sum of | ed and no |
| | | DOLLAR |
| rding to the terms of <u>ON9</u> certain written obligation for the payr ugust 1947, and by <u>its</u> | ment of said sum of money, executed on the | part, with all inter- |
| uing thereon according to the terms of said obligation and also to secure any ay for any insurance or to discharge any taxes with interest thereon as herei | y sum or sums of money advanced by the said part | of the second pa |
| same as provided in this indenture | | |
| And this conveyance shall be void if such payments be made as herein a is in such payments or any part thereof of any obligation created thereby, o me due and paysible, or if the insurance is not kept up, as provided herein, e. or if weats is committed on said premises, then this conveyance shall be ended for in said written obligation, for the security of which this indextures it writed for the said written obligation, for the security of which this indextures it | specified, and the obligation contained therein fully disch or interest thereon, or if the taxes on said real estate are not | arged. If default is paid when the sar |
| me use and payable, or it the insurance is not kept up, as provided herein, , or if waste is committed on said premises, then this conveyance shall bee rided for in said written obligation, for the security of which this indenture i | , or it the buildings on said real estate are not kept in as go come absolute and the whole sum remaining unpaid, and s given, shall immediately mature and become due and pay | all of the obligation |
| reflect to reflect and written congeness, for the security or writen that indemnite in hiddle hereof, without notice, and it shall be lawful for the said part. said premises and all the improvements thereon in the manner provided by enform, and to sell the premises hereby granted, or any part thereof, in the agnosint then unpaid of principal and interest, together with the costs and to $L_{\rm mask}$ making such sale, on demand, to the first partLif. | of the second part law and to have a receiver appointed to collect the rents | to take possession and benefits accruit |
| errom; and to sell the premises hereby granted, or any part thereof, in the amount then unpaid of principal and interest, together with the costs and d | manner prescribed by law, and out of all moneys arising fre harges incident thereto, and the overplus, if any there be, | shall be paid by the |
| It is agreed by the parties hereto that the terms and provisions of this in efrom, shall extend and inure to, and be obligatory upon the heirs, executor | denture and each and every obligation therein contained, as a, administrators, personal representatives, assigns and succ | nd all benefits accruin assors of the respectiv |
| In Witness Whereof, the part 1.6.8 | | |
| S the day and year last above written. | DI unt 1 | |
| | Horald O Beaty | (SEAL |
| the second s | - Xertrude Beaty | (SEAL |
| | | (SEAL |
| | | |
| | | |
| STATE OF KANSAS | | |
| COUNTY OF DOUGLAS | | |
| Be It Remembered. That | at on this 29th day of August | |
| before me, a HO | tary Public in the afores | aid County and St |
| and wife | Beaty and Gertrude Beaty, | nusband |
| to me personally known | to be the same personS who executed the foreg | joing instrument |
| duly acknowledged the e | execution of the same. | |
| day and year last above | I have hereunto subscribed my name, and affixed m | |
| | A. 71 4 | lun |
| (nrt] Cl | 50 | Notary Print |
| My Commission Expires April 21 19 | <u>50</u> | Notary Just |
| | 50 Hawaa Beer | |
| ed August 30, 1947 at S ¹ 20 A.M. RELEACE ndersigned, owner of the within mortrage. | | Regis |
| ed August 30, 1947 at 9 ⁴ 20 A.M. RELEASE ndersigned, owner of the within mortgage, bereby, and authorize the Register of De | | Regis |
| ed August 30, 1947 at 9°20 A.M. RELEACE undersigned, owner of the within mortgage, thereby, and authorize the Register of De his let day of August 1951 | | Regis |

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