day of	FROM	GE RECORD 66		
,м. • Л -	J. E. Markley et al TO	August A. D., 192 4, At 2;50	P M	
eds.	_Lee Flory	Ska E. Hellina	Register of Deeds.	
l nine	THIS INDENTURE, Made this 9th bundred and & Twonty-four between	day of June, in the year of our Los J. Z. Markley and Ethel Markley in the	rd, one thousand nine	
(,	d. Jamanaa	court antitoy , nis wir	•,	
part.	WITNESSETH, that the said part 188 of the first part		of the second part,	
pt of part,	which is hereby acknowledged, ha sold, and by this indenture the following described real estate situated and being in the County	e doGrant, Bargain, Sell and Mortgage to the said part	y paid, the receipt of	
	West Ealf of South wes	and State of Kansas, to wit t quarter of Section four (4)	A	
ce ,	Township Fourteen (14)	Hange Mineteen (19) .		
		in the father and the second second	ele ;	
	an a			
		na senten en e		
	•		.576	
	· ·			
	with the appurtenances and all the estate, title and interest of the sai			
d al	And the said part_103 mine sho an the estate, thue and interest to the said And the said part_103 mine shows a great data the said part_103 mine shows a great and indefeasible estate of inheritance therein, free and clear of all incumbrance	agree that at the delivery bered they are the logical summer of the surviver	we granted, and mined of	
sed (and that they will warrant and defend the same against all parties making lawful claim It is agreed between the parties bereto that the part1 CB of the first par	n thereto. I shall at all times during the life of this indenture, pay all taxes or assessments that	may be levied or amenand	
the	against said real estate when the same becomes due and payable, and that they insurance company as shall be specified and directed by the part	d part, the loss, if any, made payable to the part. y of the second part to the e ch taxes when the same become due and payable and to keep said premises insured as	stent of his	
t at RS,	part. y. of the second part may pay said taxes and insurance, or either, and the the rate of 10% from the date of payment until fully repaid. THIS GRANT is intended as a morigage to secure the payment of the sum of One Phousend	amount so paid shall become a part of the indebtedness secured by this indeptune	and shall bear interest at	
KS,	according to the terms of a certain written obligation for the pay and ty 1 tB terms made rayable to the part. Y of the second p	ment of said sum of money, executed on the 9th day of June part, with all interest according thereon according to the terms of said obligation and	DOLLARS, 19_24_, also to secure any sum or	
y - ,	sums of monry advanced by the said part. y of the second part to pay for any of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be viol if such payment be made as berein specified, a ray objustion created thereby, or interest thereon, or if the taxes on and free detail of the starts thereon or if the taxes on and free details	insurance or to discharge any taxes with interest thereon as herein provided, in the e	rvent that mid paril CS_	
the	or if the buildings on said real estate are not kept in as good repair as they are now, or if w unpaid, and all of the obligations provided for in said written obligation, for the securit	wasts is committed on said premises, then this conveyance shall become absolute and y of which this indenture is given, shall immediately mature and become due and pa	the whole sum remaining yable at the option of the	
of, the	bolder herred, without notice, and it shall be having for the adispect. Y — of the improvement herreen in the manacer provided by the work to have a cerebra explosited to in the manacer presentied by have and out of all monrys axising from such asis for relatal. I work the state of the to and be oblightery month the first, securitors, deministrators, present presentied of the spreed by the partice herrer to that the terms and provides at this infection to and be oblightery month the inter, securitors, deministrators, present presentation of the spreed by the partice herrer to that the terms and provides at this infection to and be oblightery month the inter, securitors, deministrators, present the spreed by the partice herrer to be the spreed by the spreed by the spread of the spreed by the spread by the spread by the spread by the spread of the spread by the spread by the spread by the spread by the spread of the spread by the	collect the rents and benefits accruing therefrom; and to sell the premises hereby pra- be amount then unpaid of principal and interest, together with the costs and charges and, to the first part 108	ited, or any part thereof, incident thereto, and the om shall stirnd and inure	
ar	to, and be obligatory upon the heirs, executors, administrators, personal representativ IN WITNESS WHEREOF, the part	es, assigns and successors of the respective parties bareto. art ha V.O	the day and year	
L)		J. Z. Markley	(SEAL)	
L)		Ethel Markley	(SEAL)	
<u>u</u>			(SEAL)	
	STATE OFZansas			
a -	BE IT REMEMBERED, That on th	in the aforesaid County and State, came		
of	L. S. to me personally known to be the same person	arkley his wife	red the execution of was written	
	above written.	nereunto subscribed my name, and affixed my official seal on the	day and year last b or togene i instread this cody	
	My Commission Expires on the	day ofOctober124	Notary Public of Sug	
(· · · · · · · · · · · · · · · · · · ·	I, the undersigned owner of the within mortgage, do hereby ac	RELEASE knowledge the full payment of the debt secured thereby, and autho 30		
•	Dreds to enter the discharge of this mortgage of record. Dated this	ale Somae	rigagee. Owner.	
STATES AND A DESCRIPTION OF A DESCRIPTIO		Washingler D.C.		相關制度

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