| 052 MONTGAGE | 38392 BOO | K 95 F. J. Bayles, Publisher of La | pil Binks, Lourence, Kanas | |
|---|---|---|--|-----|
| This Indenture, Made this year of our Lord one thousand nine hundred | | day ofJuly | , in the between | |
| Marie Phelps and | R Phelps, her hush | and | | |
| | County of Douglas | and State of | Kansas | |
| With | esseth, that the said part_ie | part.yof the Sof the first part, in cons | | ••• |
| One thousand six hundred seven to them duly pa de GRANT, BARGAIN, SELL and | id, the receipt of which is hereby | acknowledged, have sole | , and by this indenture | |
| real cetate situated and being in the County of Lot 121 and the North te in the city of Lawrence. | of Douglas on (10) feet of Lot 123 | and State of Kansas, to- | rit: | |
| with the appurtenances and all the estate, title | e and interest of the said part 1 | | · · · · · · · · · · · · · · · · · · · | |
| And the said part 103 of the first part do of the premises above granted, and seized of a good and to The Lawrence Bldg_ & Loan AS | Thereby covenant and agree that at indefeasible estate of inheritance thereis an, Lawrence, KS., the | the delivery hereof they a free and dear of all incumbrance unpaid balance of a | except mortrage | • |
| It is agreed between the parties hereto that the p that may be levied or assessed against said real entre wh extrain insured against first and tornado in such sum and h less, if any, made payable to the part of the new part shall fail to pay such taxes when the same become d part may pay and taxes and insurance, or either, and the internet at the regs of 10.5° from the date of payment num | and that they will warrant and defe ard 23of the first part shall at all time en the same becomes due and payable, a sy such insurance company as a all be sp ond part to the extent of | nd the same against all parties ma s during the life of this indenture, nd that | king lawful claim thereto. pay all taxes or assessments the buildings upon said real | |
| part shall fail to piy such taxes when the same become of part may pay said taxes and insurance, or either, and the interest at the rate of 10% from the date of payment un THIS GRANT is intended as a morgage to p no/100 | cure the payment of the sum of me." | insured as berein provided, then it the indebtedness, secured by this a thousand six hundr | A short R. C. R. C. R. C. R. Star Week Press | |
| according to the terms ofOIICortain written ofJulyto U_2a | bligation for the payment of said sum ad by <u>1t5</u> terms made p | syable to the party of the s | econd part, with all interest | |
| accruing themose according to the terms of said edilguide to one for any insumance or to discharge any taxes with in the same as provided in this indenture And this conveyance shall be void if such payment | nterest thereon as herein provided, in the | event that said part i.C.S of th | e first part shall fail to pay | |
| made in such payments or any part thereof or any oblig become due and payable, or if the insurance is not kept now, or if watte is committed on said premise, then the | ition created thereby, or interest thereon, up, as provided herein, or if the building its conveyance shall become absolute and | or if the taxes on said real estate a s on said real estate are not kept in the whole sum remaining unpaid, | as good repair as they are and all of the obligations | |
| provided for in asid vergion obligation, for the security of the holds breach, witching namics, and it shall be lawful if the said premises and all the improvements thereon in the the anount these unpuid of principal and interact, togethe here. Two is a shared by the principal lead interact, togethe pert. Two argued by the pertise hereon that the terms as | or the said part it | erceiver appointed to collect the by law, and out of all moneys arisi reto, and the overplus, if any the | rents and benefits accruing ng from such sale to retain e be, shall be paid by the | 5_ |
| Is is agreed by the parties berete that the terms an therefrom, shall extend and inure to, and be obligatory up parties berets. In Witness Whereof, d self; the dry and year last above writers. | pon the heirs, executors, administrators, j | personal representatives, assigns and | successors of the respective 4 | - |
| | | is Phelse | (SEAL) | |
| | YE C | J Alla | (SEAL) | |
| | | | | |
| STATE OF KANSAS COUNTY OF DOUGLAS | }ss. | | | |
| EHCE he before | membered, That on this 8th me.a. Notary Public Marie Phelps and R. F | day of July in the afo Phelps, her husbar | A. D. 1949 resaid County and State, 1d | |
| duly ac | personally known to be the same p knowledged the execution of the sa | me, | · · · · · · | |
| IN WITNE | SS WHEREOF, I have bereunto au d year last above written. | acimence for | 4 | |
| My Commission Expires. Jan 14 | 19.57 | Harres a B | Notary Public | |
| - m 29 m Dec 91 | 16 chr. 5 2- | | | |
| mary Ellen Smary | ers of District Court | Harud a. | Buly | |

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