Reg. No. 16,076

Second States	00K 125 74083 M	ORTGAGE
THIS INDENTU	IRE, Made this . 27th	day of July 19 60 m
A	bart R. Jackson and Marg	guerita P. Jackson, husband and wife
of Lawren THE LAWRENCE BU	ICE , in the County of Dougl	ASand State of Kansas part 105 of the first part,
WITNESSETH,	that the said part 105 of the first part, in con	sideration of the loan of the sum of
to them	and the second	
Dougla	the second	which is hereby acknowledged, ha V.O. sold and by this indenture do GR its successors and assigns, the following described real estate situated in the Count -
	Lots Fifty-Five (55) an	d Fifty-Seven (57) on Louisiana
	Street, in the City of	Lawrence,
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		e that this is a purchase money mortga
Together with all heat shades or blinds, used TO HAVE AND To forever.	ling, lighting, and plumbing equipment and fixtures, on or in connection with said property, whether the 0 HÖLD THE SAME, With all and singular the tener	including stakers and burners, screens, awnings, storm windows and doors, and win name are now located on said property or hereafter placed thereon. ments, hereditaments and appurtenances thereunto belonging, or in anywise appertain
And the said part	105 of the first part do hereby covenant	and agree that at the delivery hereof they are the lawful owner. S e of inheritance therein, free and clear of all incumbrances.
the terms of the obligat charge any taxes with in Part $1 \otimes S = 0$ th secure said written oblig assumment of rents shal shall in no mannee preve Ume, and to insist upon If said part $1 \otimes S$ provisions of said note account or otherwise, up account or otherwise, up and in this mortgage con If default be made exist are not paid when not keyt in as good repu unpaid of microvements sell the premises hereby unpaid of microvements sell the premises hereby	, 19, 60, and by lis terms made obligation, also to secure all future advances for any at book account or otherwise, up to the original ano field book account or otherwise, up to the original mo- tes thereof, and also to secure any sum or sums of m interest thereon as herein provided, in the event that s is first parts hereby assign to party of the second par- and collect all rents and income and apply the same and collect all rents and income and apply the same origin, sixo all future advances hereinder, and hereby and collect all rents and income and apply the same of the first part of the second part. In collection second part to assert any of its right hereunder at an and sufforce strict compliance with all the terms and of the first part shall cause to be paid to party hereby secured, and under the terms and provisions that add the provisions of future obligations hered that and the provisions of future obligations hered in payment of uuch obligations or any part thereof a ne source does due and payolis, or if the impair at as they are now, or if wasts is committed on all it as barrow in the manner provided by law aid to harry or to the original the lawful for the side party of which this indentum of collections for the security of which this indentum of the first part with the const and charges incident	w the payment of said sum of money, executed on the <u>27th</u> day payable to the party of the second part, with all interest accruing thereon accord in the the party of the second part, with all interest accruing thereon accord into if this motivates, with all interest accruing on such future admances according oney advanced by the said party of the second part to pay for any insurance or to di aid part 10 SH the first part shall fail to pay the same as provided in the indentiu to the rest and income arising at any and all times from the property mortgaged a mutorize party of the second part of its agent, at its optical the proving of fault, to its of the payment of insurance, previum, taxes, samesmont, repairs or ingreenees payments provided for in this mortgage or in the obligations is for thy party. All the taking of possession hereand of said sum by foreclosure or otherwise. If the second part, the entire amount due it hereunder and indire the terms an of any obligation hereafter incurred by part 10 SL of the first part for futur by party of the second part where there evidenced by note, boo terms that have created herein, or if the taxes on said real and or or renewal hereof and hall comply with all of the provides in said and y subdistion hereafter incurred by part 10 SL of the first part for futur by party of the second part whether evidenced by note, boo terms or renewal hereof and hall comply with all of the provides in said not y scored, then this conveyance shall be void.
	parties hereto that the terms and provisions of this and inure to, and be obligatory upon the heirs, execut	t shall pay party of the second part any deficiency resulting from such sale. Indenture and each and every obligation therein contained, and all benefits accruin ore, administrators, personal representatives, assigns and successors of the respectiv horecomes are thosis handband seaff the day and year last above written.
Albert R.	Jackson (SEAL)	Marguerita P. Jackson (SEAL
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426