1:28

8" • 1." A. V.

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	3090 ma m	the product of the second s	er of Legal Blanks, Lawrence, Kans	=
This Indenture, Made thi Chester	.G. Thompson and H. V	day of October iola Thompson, his wi		een mu
of Lawrence	In the County of Dou	glas and S	tate of Kansas	
parties of the first part, an	nd Trustees of The I	aker University, a co	rporation	
Witnesseth, that the said	part les of the first part AND NO/100	, in consideration of the s	of the second part. um of ^{3,} BOLLA	
o them	duly paid, the receipt of	which is hereby acknow	ledged, ha ve sold, and	by E
his indenture do GRAN billowing described real e ensas, to-wit:	IT, BARGAIN, SELL and A state situated and being	ORTGAGE to the said par I in the County of Dou	y s of the second part, s glas and State	the of a
Beginning	at a point 9 rode So	uth of the Northwest	nt -	ninter
Twelve (12), Range T thence East 40 rods, 16 rods to place of described as follows corner of said South Nineteen (19), Towns thence South 190 fee North on querter sec	the Northeast Quart Wenty (20), thence E thence South 20 rod beginning, containin, , beginning at a poi west Quarter of said hip Twelve (12), Ram, t, thence West 154 for tion line 190 feet to	er of Section Ninetee sat 40 rods, thence N. «, thence West 80 rod z 9 acres, more or le tf 9 rods South of sa Northwest Quarter of sa Twenty (20), thence to quarter section point of beginning.	n (19), Township orth 4 rods, s, thence North iss, less .67 acres id Northwest said Section : East 154 feet, m line, thence	utuumononnuumm
with the appurtenances and And the said pert_LEB of the the premises above granted, and set whatspever	first part do hereby covenant	and agree that at the delivery has	of they are a long	
and the second sec	and that they will warrant	and defend the same against all	parties making lawful claim thereto.	
It ill agreed between the periles hi d assessments their may be joyled or on the buildings upon still real asses write by the party. Go the secon- wast, And in the event that stald part of prenises insured as herein provide paid light become a part of the In III folly repaid.	attensed against taid real state v attensed against taid real state v is insured against fire and tornado and part, the lost if any, made po - 168 of the first part shall fail of then the part y — of the debtedness, secured by this indent	first part shall at all times during it when the same becomes due and p in such sum and by such insurant yable to the party. I do not be to pay such taxes when the same second part may pay asid taxes and ore, and shall beer interact at the ru- ore, and shall beer interact at the ru-	If if if if indenture, pay all tax eyable, and that they will a company as shall be specified a cond part to the extent of become due and payable or to ke insurance, or either, and the amou is of 10% from therdets of payme	a bit
THIS GRANT' is intended as a mortg	lage to secure the payment of the	NUM OF LEIGHT HUNDRED F	IPTY AND NO/100	la (
ording to the terms of DDE of October 1, with all interest acculut, thereon d set V of the wood ordinate	according sto the terms of said ob	11.8 terms made pay	able to the part Y of the secon	
t said ner ies of the first mart	a pay for any insurance or to dis	tharge any faxes with interest there	ion as herein provided, in the eve	m E
And this conveyance shall be void default be made in such payments or the are not paid when his same bace estite are not paid when his same bace the whole sum remaining surpaid, bren, shall immediately mature and said perty. I will be second part	If such payments be made as here or any part thereof or any obligat mendue and payable, or if the int all as they are now, or if weate i and all of the obligations provide hereme and an and the obligations provide	in specified, and the obligation for created thereby, or interest th urance is not kept up, as provides committed ph said premises, then t d for in said written obligation, for	contained therein fully discharge ereon, or if the faixes on said re herein, or if the buildings on sa his conveyance shall-become shallow the security of which this indeents	d a d te
said perfy	by lew and to have a receiver app	to take possession of the context to collect the rents and wi	it notice, and it shall be lewful for	a x a
the base sta sue bad and waster	a such tale, on demand in the f	ret mart 1 P.R .	P P	100 B
It is agreed by the parties hereto offit accruing therefront, shall exten pre-and successors of the respective in Winness Whereal, the part RCB above wither				10000
above written.	•	Thester G. Thompson	and seels the day and yes	mannum
		H. Viola Thompson	(SEAL)	THINK
or KANSAS DOUGLAS	COUNTY 330	in the state		in the second se
Teles and the second seco	E IT REMEMBERED, That on this before ma, a NOTREY		h the storesaid County and State,	inininini i
A LAW ST	to mg personally known to be it acknowledged the execution of	e same person	the foregoing instrument and duty	
IN A STREET	WITNESS WHEREOF, I have hereur year last above written.	to subscribed my name, and affixed	I my official seal on the day and \mathcal{M}	innin i
aministion Explored Sept. 36	19 67 *	Edythe L. Norma	n Notery Public	-

No.