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## Reg. No. 469 Fee Paid \$3.75

No. of Concession, Name

Concession of the local division of the loca

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TOOL BOOK INT	No. 530) The Outlook Printers, Fubilaber of Legal Bienks, Lawrence, Kanasa
This Indenture, Made this 10th. Rachel Reber, a single woman	
of Lawrence , in the County of	Douglas and State of Kansas a National Bank, Lawrence, Kansas
Winesseth, that the said part y of the firs	part ¥, of the second part,
o	of of which is hereby acknowledged has sould and his
nis indenture does. GRANT, BARGAIN, SELL a ollowing described real estate situated and Cansas, to-wit:	and MORTGAGE to the seld part X of the second part, the being in the County of
	South of the Northwest corner of Lot Ten (10),
running thence North Forty (10) Cost.	thence East One Hundred Seventeen (117) feet;
thence South Sixteen (16) forty their	Mest Twenty-eight (28) feet; thence South
Twenty-Your (2) feet: therea Word Pt	Nest Twenty-eight (28) feet; thence South hty-nine (89) feet to the point of beginning,
the same being a part of lot First for	and a post of the point of beginning,
Street in the City of Lawrence, in Dou	and a part of Lot Tan (10), all on Vermont
a constituted, TH DON	an assingly failed,
the premises" above granted, and seturd of a good and indefeas no exceptions and that $Bhe$ with a	and interest of the said part $\mathcal{Y}$ of the first part therein. ovenant and agree that at the delivery bareot <u>blig</u> the lawful owner table estate of inheritance therein, free and clear of all incumbrances, parameters and defect the
d assessments that may be levied or assessed against said real at p the buildings upon said real estate insured against said real at tech by the party of the second part, the loss, if any, ma- west. And in the event that said part y of the first part has periods that become a part of the indebtedness, secured by this I (why regain). THIS GRANT is intended as a mortgage to secure the payment and the sense of P	Dollars,
said part	or the payment of said sum of money, executed on the 10th , $\frac{1}{2}$ to $\frac{1}{2}$ to $\frac{1}{2}$ terms made psyable to the part $M$ of the second disblegation and also to secure any sum or sums of money advanced by the to discharge any taxes with literati thereon as herein provided, in the event
televit be made in such payments or any payments be made a term of paid when the same become doe and payshel, of if each any new payments of any payment thereof or any estate say not kept in as good repairs at they are now, or if u the whole sum remaining unpaid, and all of the obligations ben, shall immediately manues and become doe and payshe a said part Y	as previded in this indenture, as herein specified, and the odilgation contained therein fully discharged, obligation created thereby, or interest thereon, or if the space on said real the insurance is not kept up, as provided herein, or if the buildings on said same is committed on said previous, than this conveyance shall become absolve provided for in said written obligation, for this security of which this indenture at the option of the holder hereof, without notice, and it shall be lawful for in the previous of the holder hereof.
a merson in the manner provided by law and to have a receive the premises hareby greated; or any part thereof, in the man in the amount then unpaid of principal and inserest, together will be paid by the part <u>y</u> making such sale, on demand, to	er appointed to collect the rents and benefits accounting therefrom and to more prescribed by law, and out of all moneys arting from such als to its flow that the first busy line index in therefore, and the overplus, if any there be, the first busy V
Its account therefrom shall extend and have to and boosted as and successor of the respective parties hereto. Witness Whereef, the part $Y$ , of the first part is S	in of this indenture and each and every obligation therein contained, and all oligatory upon the heirs, executors, administrators, personal representatives, heraunto ser <u>RCP</u> hand and teal the day and year
	( To chiel Rales (SEAL)