Reg.			
Fee	Paid	6.75	<

i dentr

- The role bears decented bearing bear 1 - 20 in face the malloge to beach, and che lies down

or yea 1947 Reg. o Reg. o Do X

NORTGLER	56	S S BOOK 92	F. J. Boyles, Publisher of Legal	Blanks, Lawrence, Kanasa
This Indenture	, Made this16t1	1 day o		, in the
rear of our Lord one thousand Richard L. Riggs	1 and a second se	-Seven	4 47 2 4 2 4	Detween
of Lawrence	, in the County of		and State of Kan	
part yof the first part, an	a Lawrence	ouring and	part yof the	State of the state of the
Twenty-seven hund	and the state of the state of the state		of the first part, in consid	leration of the sum of
to him do és GRANT, BARGAIN real estate situated and being in Lot One	I, SELL and MORTGAGE	E to the said part y	and State of Kansas, to-wi	ae following described
	on of Block Fift ed Addition to t			
with the appurtenances and all t And the said party	the estate, title and interest the first part do <u>Q.S.</u> hereby cove red of a good and indefeasible est	of the said party enant and agree that at the d ate of inheritance therein, free	_of the first part therein. lelivery hereof that he e and clear of all incumbrances,	15 the lawful owner
It is agreed between the parties that may be levied or assessed against a setate insured against fire and tornado i loss, if any, made payable to the part. part shall fail to pay such taxes when part may pay such taxes and insurance, interest at the rate of 10% from the da THIS GRANT is intended a according to the terms of OILS				DOLLARS
May accruing thereon according to the term to pay for any insurance or to discharg	15. 15. 15. 15. 15. 15. 15. 15. 15. 15.	E	le to the part Y of the se ney advanced by the said part nt that said partYof the	cond part, with all interes Yof the second part e first part shall fail to pa
And this conveyance shall be ve- made in such payments or any part th become due and payable, or if the isau now, or if wates is committed on asi provided for in asid written obligation, the holder benef, without notice, and the said premises and all the improve the arotom then unpaid of principal a party	said such paymento be made as n ereof or any obligation created the rance is not kept up, as provided d premises, then this conveyance a for the security of which this inde- rest is shall be ³ aveful for the said part ments therein in the manner provi- reby granned, or any part thereof, and interest, cogether with the cost mand, to the first part <u>M</u> .	arean specified, and the doup effects, or interest thereon, or it herein, or if the buildings on hall become shoult as and the name is given, shill immediat yof the second part. ded by law and to have a rece in the manner prescribed by I and charges incident thereto and charges incident thereto it his indenture and each and asceitors, administrators, pees	which contained them tank in the taxes on said real extert at said real estate are not kept in whole sum remaining unpaid lely mature and become due an iver appointed to collect the law, and out of all moneys arisi and the overplus, if any ther every obligation therein contain onal representatives, assigns and	a not paid when the sam as good repair as they ar and all of the obligation d payable at the objection to take possession or rents and benefits accruin from such ale to retain from such ale to retain a be, shall be paid by the sed, and all benefits accruin a successors of the respecti
	Whereof, the part		hereunto set	sin hand ar
				(SEAL
			U	
STATE OF Kan COUNTY OF Dou	glas SS.	That on this 16th	•	Annan
LE EOL	before me, a	iotary public ard L. Riggs,	in the afo	A. D. 194 resaid County and Stat
STATISTICS .	duly acknowledged	the execution of the same OF, I have hereunto subse	son who executed the fe	d my official seal on th
My Commission Expires A P.	r11 21	1950	5, 0,	NotaryPublic
The second			and the second se	
hook Hed May 16, 1947 at 10	:40 A.M.	- Star	Harve & a. Be	ck Register

0

• • ||

5 2 4