Reg. No. 5708 Fee Paid \$9.50

l Bank, Sayune.

Payments of the clubt

no of the within martgage, she hereby acknowledge the full Payments of the with the mortgage of the second to the

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APPERTAL STREET

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MORTGAGE '	32686 BOOK 92	
This Indentur	re propries rubinher of Legal Blanks, L	awrence, Kansas
	ad nine hundred and Forty-seven	, in th
Fo	prest A. Jackson and Olive W. Jackson, his wife	between
	201 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	<u> </u>
Lawrence	, in the County of Douglas and State of Kangas	
art ies of the first part, a		
	the second secon	
1 Anna San	witnesseth, that the said part 100 of the first part, in consideration	art.
hirty Eight Hundred	and no/100	of the sum of
GRANT, BARGAIN	duly paid, the receipt of which is hereby acknowledged, ha ve sold, and by the N, SELL and MORTGAGE to the said and	_DOLLARS
l estate situated and being i	aug paid, the receipt of which is hereby acknowledged, ha ve sold, and by t N, SELL and MORTGAGE to the said part y of the second part, the followi in the County of Douglas and State of Kansas, to-wit:	ng described
Lot Seven		
Addition	(7) in Block Nine (9) in University Place, an to the City of Lawrence.	
-		<u>.</u>
		······································
the appurtenances and all t	the estate, title and interest of the said part ies of the first part therein.	
premises above granted, and seize	the first part dohereby covenant and agree that at the delivery hereofthey arethe lead of a good and indefeasible extate of inheritance therein, free and clear of all incumbrances.	awful owner.B

nay be levied or assessed against sa insured against fire and tornado in	and that the part A.S.2. of the first part shall at all times during the life of the indenture, pay all taxes is a standard when the same becomes due and payable, and that the MARY WAAA keep the buildings of a start share and the same and by such indivine company as shall be particle and directed by the part A	aim thereto. or assessments
any, made payable to the part. Y. hall fail to pay such taxes when th		cond part, the
the rate of 10% from the date	or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, is	of the second and shall bear
Thirty Eight Hundred	id. and no /100 -	
ing to the terms of one	certain written obligation for the payment of said sum of money, executed on the 3rd s	DOLLARS,
no thankan second	terms made navable to the part If	SCIENTISTICS STREET
discharge	any taxes with interest thereon as herein provided, in the event that said of the said part y	second part
me as provided in this indenture And this conveyance shall be void	d if such naviments he made at	in the to pay
n such payments or any part there e due and payable, or if the insurar	d if such payments be made as herein specified, and the obligation contained therein fully discharged. I so for any obligation created thereby, or interest thereon, or if the taxes on said real estate are not paid where the buildings on said real estate are not kept in as good repairs premises, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the security of which this inderurue is given, shall immediately mature and become due and payable at the shall be lawful for the said part y	f default be
d for in said written obligation, for	premases, then this conveyance shall become absolute and the whole sum remaining unpaid, and all of the premases the security of which this indenture is given, shall immediately mattree and become due and all of the	as they are obligations
premises and all the improvement om; and to sell the premises hereby	to take y granted, or any part thereof in the same and to have a receiver appointed to collect the rema and bar	possession of
making such sale, on deman It is agreed by the parties barren d	interest, together with the costs and charges incident thereto, and out of all moneys arising from such and, to the first part	ale to retain paid by the
im, shall extend and inure to, and i hereto.	The security of which this indenture is given, shall immediately mature and become due and payable at the security of which this indenture is given, shall immediately mature and become due and payable at the shall be lawful for the said part $\mathbf{y}_{-\dots}$ of the second part. The second part is thereon in the manner provided by law and to have a receiver appointed to collect the rems and been interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall be that the terms and provisions of this indenture and each and every obligation therein contained, and all been the obligation up on the heirs, executors, administrators, personal representatives, assigns and successors of the second part.	fits accruing
In Witness Wi he day and year last above written	increoi, the part 168	
	a the ist part have beeunto set the ist b	and Sand
	- tierrest A. Jackson	(SEAL)
	- Olive Mr. Jackson	(SEAL)
		1. * . · · ·
E OF Kansas	and the particular and a second second	
TY OF Douglas	88.	
in the second second	Be It Remembered. That on this	· · · ·
ELE BRO	before me, a	19.47
SUDTICY SI	came Forrest A. Jackson and Olive W. Jackson, his wife	nd State,
1. 4 E . C . E		,
PUBLY	to me personally known to be the same person. If who executed the foregoing instru- duly acknowledged the execution of the same.	TRANSPORT FOR THE PARTY OF THE
Sac and	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official	al on the
and the second second second	Maria Rai	
mission Expires.	ember 4 1950 Marce Brown Notary	Public
		promotion and a second second second
5, 1947 at 11:46 /		

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