			Reg. No. 5814		
	1.44	И	Fee Paid \$45.00 4	531	
MORTGAGE	332 No. 52 K)	and the second	· ·		
This Indentur	C, Made this 21st	day of	n, Publisher of Legal Blanks, Lawrence	0	57.2
Fear of our Lord one thousand George L. Menden	d nine hundred and Forty-Se hall and Geneva E. Mendenha	Van		_, in the _between	The second
of Lawrance			14		
and the second second second second second	, in the County of Doug	lasand St	ate of Kansas		3
	-	part ¥	of the second part.		
Eighteen Thousand a	Witnesseth, that the said	parties of the first .	and in	e sum of Connerse	
do GRANT, BARGAI real estate situated and being Lot Eight (8) in O:	duly paid, the receipt of which N, SELL and MORTGAGE to the s in the County of Douglas read Haights, a subdivision	aid part y of the se and State of Of the South 250	ha ve _sold, and by this in cond part, the following d Kansas, to-wit:	adenture escribed	
Autoron ,	an addition to the City of the estate, title and interest of the said	f Lawrence, Kansas			
And the said parties of of the premises above granted, and seiz	the estate, title and interest of the said the first part dohereby covenant and agr red of a good and indefeasible estate of inherita	ree that at the delivery hereof ince therein, free and clear of all	they are the lawful incumbrances,	ownerS.	
	and that th ay will warra herero that the part AB . of the first part shall said real estate when the same becomer due and in such sum and by such insurance company as 				
THIS GRANT is intended at	tte of payment until fully repaid. s a mortgage to secure the payment of the sum	of Eighteen Thouse	and of this indenture, and sr	Sall Dear	
AUGUST	certain written obligation for the payment of 19.47, and by	ms made payable to the part y	of the second part, with all		
the same a provided in this indenture And this conveyance shall be vo- made in such payments or any part the become due and payable, or if the insur now, or if wate is committed on said provided for in said written obligation, the holder besoft, without notice, and the said premises and all the improvem therefrom; and to sell the premises here		4, and the obligation contained as thereon, or if the taxes on said solutions on said real seates a solute and the whole sum remain shall immediately mature and be as second part. Als. Dairs to have a receiver appointed to prescribed by law, and out of all	therein fully discharged. If de real estate are not paid when it not kept in as good repair as ning unpaid, and all of the ob- come due and payable at the op a. O.T. A.S.S. 2018 to take posse cullect the rents and benefits moneys arising from such ale	fault be he asme they are ligations prion, of sacording to retain	
	Whereof, the parties	part ha V.A hereunto set	their hand	Rand	
_					
STATE OF Kalsas COUNTY OF Dougle	SS.		<i>ca</i>		
NOT N PP	Be it Remembered. That on this before me, a	ic hall and Geneva E.	in the aforesaid County and Mendenhall, his m	State, ifa,	
PUBLIC	to me personally known to be the duly acknowledged the execution of IN WITNESS WHEREOF, I have her day and year last above written.	of the same.		in the contrarge	Mar Action in
My Commission Expires	y 19 19.51	A Truck C H	Notary Pu	blic Di-huhuu Dic Di-huhuu Di -huhuu Di -huhuuu Di -huhuuu Di -huhuu Di -huhuu Di -huhuu Di -huhuu Di -huhuu Di -huh	ary 17372519
		by ack-owledge the	the state of the second se	Barlina S	and

ŀ

•