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	33387 BOOK 92
This Indenture, Made	(No. 52 K) F. J. Boyles, Publisher of Legal Blanks, Lawrence, Kana
year of our Lord one thousand nine hun	ndred and forty seven
Barl Thom	pson and Mabel Thompson, his wife
of Lawrence	the Gounts of Douglas
part ies of the first part, and	the Gounty of Douglas and State of Kansas THE LAWRENCE NATIONAL BANK
	party of the send
ONE THOUSAND * * * *	itnesseth, that the said parties of the first part, in consideration of the sum
do GRANT, BARGAIN SELL	The state of the s
	by paid, the receipt of which is hereby acknowledged, ha ve sold, and by this indents and MORTGAGE to the said party of the second part, the following describ treet, in Block 36 in that part of the City
of Lawrence, Kansas, 1	known as West Lawrence.
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th the appurtenances and all al	
th the appurtenances and all al	the and interest of the said part 105 of the first part therein.
th the appurtenances and all the estate, to  And the said part 108 of the first part de he premises above granted, and seized of a good a	and indefeasible estate of inheritance therein, free and clear of all incomband the lawful owner.
And the said part 108 of the first part de the premises above granted, and seized of a good at the premises above granted, and seized of a good at the premises above granted, and seized of a good at the part of	and indefeasible extate of inheritance therein, free and clear of all incumbrances,  EXCEPTIONS  And that bliefy, will warrant and defend the same against all parties making lawful claim thereto.  The part A.S. of the first part shall at all times during the life of this indenture, pay all taxes or assessments when the same becomes due and payable, and that they will be specified and directed by the party.  So the second part to the extent of 1.18 be specified and directed by the party.  So the second part to the extent of 1.18 be amount to pay the party of the second part to the extent of 1.18 be amount to paid shall become a part of the indebtedness, secured by this indenture, and shall best to the first of the second part to the party.  So the second part to the extent of 1.18 be amount to paid shall become a part of the indebtedness, secured by this indenture, and shall best
And the said part 108 of the first part de he premises above granted, and seized of a good a new first part de he premises above granted, and seized of a good a new first part de he premises above granted, and seized of a good a new first part de he parties hereto that the may be levied or assessed against said reatted as the insured against first and tornado in such sum as the insured against first and tornado in such sum of the se shall fail to pay such taxes when the same become may pay said at exacs and insure, or either, and it rest at the rate of 10% from the date of payment urest at the rate of 10% from the date of 10% from th	and indefeasible extate of inheritance therein, free and clear of all incumbrances.  EXEMPTIONS  and that UNEX will warrant and defend the same against all parties making Iswful claim thereto.  EXEMPTIONS  and that UNEX will warrant and defend the same against all parties making Iswful claim thereto.  The part ASS of the first part shall at all times during the life of this indenture, pay all taxes or assessment when the same becomes due and payable, and that ASS of the first part was all to be specified and directed by the party.  So the second part to the extent of ASS of the first interest. And in the event that said part IASS of the first due and payable or to keep and premises insured as herein provided, then the party.  of the second he amount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear secure the payment of the sum of the indebtedness.
And the said part 10 8 of the first part de the premises above granted, and secret of a good a few premises above granted, and secret of a good a few premises above granted, and secret of a good a few premises above granted, and secret of a good a few premises above granted, and a good a few premises a grant first agreed between the parties hereto that the may be levied or assessed against said real estate we ten insured against first and tornado in such sum and if any, made payable to the part Y of the se shall fail to pay such taxes when the same become may pay and caxes and insurance, or either, and if exet at the rate of 10 % from the date of payment u. THIS GRANT is intended as a mortigage to NE THOUSAND * * * * * * * * * * * * * * * * * * *	and indefeasible extate of inheritance therein, free and clear of all incumbrances.  • EXCEPTIONS  and the 'they will warrant and defend the same against all parties making fawful claim thereto.  • A CASE of the first part shall at all times during the life of this andenture, pay all taxes or assessments they such insurance company as shall be specified and directed by the party.  • Set the second part, the exert of 'US' interest. And in the event that said part LeS. of the first he amounts to paid shall become a part of the indebtedness, secured by this indenture, and shall bear secure the payment of the sum of.  * * * * * * * * * * * * * * * * * * *
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And the said part 108 of the first part de he premises above granted, and seized of a good a not	and indefeasible extrate of inheritance therein, free and clear of all incumbrances.  EXCRPTIONS  AND EXCRPTIONS  AND EXCRETE OF THE PROPERTY
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And the said part 10 8 of the first part de the premises above granted, and seized of a good a fixed from the premises above granted, and seized of a good and the premises above granted, and seized of a good and the premises above granted, and seized of a good and the premises above granted against said real estate we insured against fire and tornado in such sum and if any, made payable to the part. Y of the se shall fail to pay such taxes when the same become may pay said raxes and insurance, or either, and if exect at the rate of 10 % from the date of payment us. THIS GRANT is intended as a mortragge to NE THOUSAND * * * * * * * * * * * * * * * * * * *	and indefeasible extrate of inheritance therein, free and clear of all incumbrances.  EXEMPTIONS  AND EXAMPLE AND EXEMPTIONS  AND EXAMPLE AND

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