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1050 Rem No

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	FROM STATE OF KANSAS, DOUGLAS COUNTY, * This instrument was filed for record on the 13 day of Sept. A. D. 1932, at 9:00. o'clock A. M. Clauder C. Competitions	
IJ	The State Bank of Lecompton, Lecompton, Kans. By Deputy.	_
	THIS INDENTURE, Made this tenth day of September , in the year of our Lord, one thousand nine hundred and thirty two between G. R. Jackson and Elizabeth Jackson his wife	
	of Lecompton in the County of Douglas and State of Kens. partiss. of the first part, and The State Bank of Lecompton, Kansas	
	WITNESSETH,         That the said part_ics of the first part, in consideration of the sum of         part_y         of the second part.           Two. Hundred         Two. Hundred         DOLLARS, to         then         duly paid, the receipt of which is hereby acknowledged, ha ye         sold, and by this indenture do         Grant, Bargain, Sell and Mortgage to the said part_y         of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:	
	The west Seventy Nine feet of Lots Fifteen - Sixteen and Seventeen in Block Forty - City of Lecompton, Douglas County Kans.	
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•	with the appurtances and all the state, title and interest of the said part. <b>1es</b> . of the first part therein. And the mid part <b>1eB</b> of the first part do breby sevenant and agree that at the delerey hered. <b>they_Brethey_Bre</b> the having overall, of the premises above granted, and neised of a good and indicabile states de liabelingues therein, for a set of all constraines.	
	and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part. <b>168</b> , of the first part shall at all time during the life of this indisture, pay all taxes or assessments that may be levied or assessed against said real exists when the same becomes due and payable, and that <b>they</b> . keep the buildings upon and real exists insured against first and tornado in such sum	Color
	and by much insurance company as shall be precided and directed by the part <b>y</b> f the second part, the less, if any, made payshe to the part <b>y</b> of the second part to the existent of <b>its</b> intervet. And in the event that mid part <b>ident</b> of the first part shall fail to pay such taxes when the same beam doe and payshe and to keep and premises insured as herein provided, then the part. <b>y</b> of the second part may ray will take and any the same of the indebtedness, secured by this midenteew, and shall been a part of the indebtedness, secured by this <b></b> . THIS OUNTY is studied as a morigon because the payment of the same of the	1
	Two Hundred DOLLARS, seconding to the terms of a certain written obligation for the payment of as is sum of money, exacuted on the 10theay of September 132 and by <u>112</u> torms made rangelle to the part <b>y</b> of the second part, with all interest seconding to take with interest thereas a did obligation and also to secure any sum or sense of money straneed by the said part. <b>y</b> of the second part to pay for any innumence or to disablarge any takes with interest thereas a lerent provided, in the went that and	-
	pert_168 of the first part shall fail to pay the same as provided in this indexing. This is the receiver and the two off and payment is made as brinn periods, and the obligation contained thren is fully discharged. If defail is made in sech payments or any most is the receiver and and the receiver and the payment of the buildings on and real enters are not begin as good repair as two as may or if source accurate the buildings on and receiver shall be even theories, and the whole may remain queued, and all of the obligation provider for in and writes obligation, for the accurate of which this indexine a green, shall immediately theories and the obligation of the obligation provider for in and writes obligation, for the accurate of which is indexine a green, shall immediately theories of the obligation of the obligation provider for in and writes obligation, for the accurate of which is indexine as green, shall immediately the obligation of the obligation of the obligation provider for in a write obligation, for the accurate of which is indexine as green, shall immediately the obligation of the obligation of the obligation provider for its and write obligation, for the accurate of which is indexine as a green, shall immediately the obligation of the oblig	
	meture and become due and payable at the option of the holder hered, without noise, and it shall be lawful for the soil perty. If the second part- to take procession of the and permises and all the improvement hereins in the manner provided by law and to have a reserver appointed to cellect the rests and benefits scruting directions and the soil the precises hereing parts directly and therein in the manner provided by law and to have a reserver appointed to cellect the rests manner in the magnetic of proping of a hierest, topeling with the rests and thereins, and the overhead is and soil all moneys aroung from such as the original of the start the rest of the soil of the rest of the restored of th	
	IN WITNESS WHEREOF, The part ies of the first part ha ye hereunto set their han@and seals the day and year last above written. C. R. Jackson (SEAL)	
	Elizabeth Jockson (SEAL)	
	(SEAL)	
	STATE OF	
	COUNTY OF. DOUGLAS	
	Legel G. R. Jackson and Elizabeth Jackson is wife	
	to me personally known to be the same person. g who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above write.	
	above written. My commission expires on the 8th day of Jan. 19.34. J. T. Kreider	This
	Notary Public,	to the
	RELEASE I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of	11.24
1. 2. 2. 2.	Deeds to enter the discharge of this mortgage of record. Dated this 2/ day of Fichry 1945	