MORTGAGE	83939	BOOK 133 (No.	52K) The Outlook 1	Printers, Publisher of Legal	Blanks, Lawrence
This Inden	ture, Made this Ray	Sayler and Corin			
of Lay	rence , in	the County of	Douglas	and State of	Kansas
parties of				Lawrence, Lawren	
	h, that the said par	rt i.s.aof the first	part, in considerat		
to them	du	ly paid, the receipt	of which is here	eby acknowledged,	ha.X9sold,
				the said part yo ty of Douglas	
Kansas, to-w					
	Section tw	elve (12). Towns	ship twelve (12	east quarter (SE), Range Sevente	en (17),
				said part lesof the	
				therein, free and clear of	
				same against all parties m	
It is agreed	between the parties her	eto that the part ics	of the first part shall at	all times during the life of comes due and payable,	f this indenture,
THIS GRANT	d. is intended as a mortga	age to secure the payment	of the sum of Tato	comes due and psybile. I by such insurance compa y of the second par is when the zame become py said faxes and insuran r interest at the rate of 10 thousand six hur	ndred and r
				sum of money, executed o terms made payable to to secure any sum or sum	
said part y	of the second part to	o pay for any insurance of shall fail to pay the same	r to discharge any taxes	with interest thereon as i	herein provided,
And this co If default be n	inveyance shall be void i nade in such payments of	If such payments be made or any part thereof or any	as herein specified, an obligation created ther	eby, or interest thereon,	ned therein full or if the taxes t, or if the built veyance shall be
and the whole is given, shall the said part	sum remaining unpeid, immediately mature and 	and all of the obligations become due and payable t	at the option of the h to take	aid premises, then this con- titten obligation, for the se older hereof, without notic possession of the said p	e, and it shall i remises and all
ments thereon sell the premis retain the amou	in the manner provided it tes hereby granted, or a unt then unpaid of princip	by law and to have a rece any part thereof, in the pal and interest, together to	eiver appointed to collect manner prescribed by A with the costs and charg	possession of the said p t the rents and benefits aw, and out of all mont es incident thereto, and th	accruing therefore eys arising from the overplus, if a
It is agreed	d by the parties hereto	nd and inure to, and be	sions of this indenture a	and each and every obligat reirs, executors, administra	tion therein conte stors, personal re
assigns and su	whereof, the part LSS.	e parties hereto. 		neir hand 5 and	
0	in the second second		Ray	Sayler	
· · · · · · · · · · · · · · · · · · ·			1.2	nne Saifer	
		G	Cori	nne Sayler	-
		and the second second second		4 e .	

 DOUGLAS
 COUNTY,
 SS.

 NOTATION
 BE IT REMEMBERED, That on this 19th day of Motary Public
 Mail A. D., 1965

 NOTARY
 BE IT REMEMBERED, That on this 19th day of Motary Public
 Mail A. D., 1965

 T B.T. C
 Expression County and Stee.
 Care Ray Sayler and Corinne Sayler, his wife,

 T B.T. C
 to me personally known to be the same person.
 who executed the foregoing instrument and duly extravolution of the same.

 Count
 WHTHESS there here and subscribed my name, and affised my official seal on the day and yeer last above written.

 My Commission Expres
 JURE 17 1965
 19

Recorded April 19, 1963 at 2:50 P.M

RELEASE I the undersigned, owner of the within mortgage, do hereby acknowledge the full payment of of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this 15th day of July 1964. The First National Bank of Lawrence, Lawrence, 18

(Corp. Seal

Statistics of

1."

Warren Rhodes. Pres. Mortgagee. Owne

and the second second

d QBe