1. 1. 1. 1. 1.

Reg. No. 19,371

MORTGAGE	87308 BOOK 130	6 F. J. Boyles, Publisher of Legal Blanks,	Lawrence Komme
2.0	- The second	the second s	diamatica, Mansari di
This Indenture, 1		day ofMarch	, in the
year of our Lord one thousand nine		rd Pa	between
Louis H. Kiser and Luc	cy D. Kiser, husband and w	wile	
of Lawrence	, in the County of Douglas	and State of Kansas	
part ies of the first part, and s	John B. Harris		
and the second second		part I of the second	
		rtof the first part, in consideration	
tothem	duly paid, the receipt of which is ELL and MORTGAGE to the said	hereby acknowledged, ha V.C. sold, and by part V	this indentur
		Gardens, a suburban Addition	to the
	.City of Lawren	ce	
with the annustanances and all the	estate, title and interest of the said p	aft ies of the first part therein	
And the said part 105 of the los	first part dohereby covenant and agree of a good and indefeasible estate of inheritanc	that at the delivery hereof they are	the lawful owner DT a LITS
It is agreed between the parties here that may be level or sceneed against said extent issued against fire and cornado in yu part shall fail to pay such takes when the z- part may pay shall cause and loasance, or e- interest at the rate of 10% from the date or THIS GRAVIT is intered as a r	and that "LiADY will warrant rootat the part of the first part shall at real estate when the same becomes due and pich sum and by such insurance company as sh of the second part to the extent of and become due and payable or to keep said effort, and the mount say paid shall become a f payment unail fully repead marragge to secure the payment of the sum o	and defend the same against all parties making layed call maes during the life of this indentive, pay all re- write, and that is the part of the part of the life greeniest and directed by the part of the life greeniest. And in the event that said pa- premise insured as been provided, then the part, parts of the indefendense, secured by this inden of Dne Thoussand Nine Hundred ar	ul claim thereto. xes or assessmen lings upon said re he second part, th tof the fir Xof the secon tre, and shail be
	tain written obligation for the payment of s	aid sum of money, executed on the 16th	day
March	19.64 , and by its terms	s made payable to the part of the second pa	
accruing thereon according to the terms of to pay for any insurance or to discharge at	said obligation and also to secure any sum or by taxes with interest thereon as herein provide	sums of money advanced by the said part $\mathcal{J}_{\text{money}}$ of the first part $\mathcal{I}_{\text{money}}^{\text{money}}$ of the first part	of the second pa rt shall fail to p
now, or it waste is commuted on said pri provided for its said written obligation, for the holder hereof, without notice, and it så the said premises and all the improvements therefrom; and to sell the premises hereby the amount then unpstd of principal and, in part making such sale, on demans It is arreed by the parties hereto th	emuse, then the conveyance shall become asso the security of which this indenture is given, s hall be lawful for the said part $\lambda^{-1}_{-\infty}$ of the source of the manner provided by law and granted, or any part thereof, in the manner p interest, together with the costs and charges in d, to the first part $-\lambda h \Omega^{-2}_{-\infty}$	and the obligation contained theem fully dischar- thereas, or if the trace on using real entries are not p- buildings on said real entrie are not lept in as good oblie and the whole sum remaining unpaid, and all hall immediately mature and become due and paysa second patt	of the obligation le at the option o take possession d benefits accruit such sale to reca- sail be paid by the all benefits accruit
In Witness WI sealS., the day and year last above written	hereof, the part of the first	t part ha VE hereunto set their	
	Ato	is A. Kiser	(SEAI
	- Inc	by D. Kiser c	(SEAL
	· · · · · · · · · · · · · · · · · · ·	ney Dy wet	(SEAL
		W. A.	(SEAI
	i sa		
		1997 - 19	
STATE OF Kansas			
COUNTY OF Douglas	ss.	and the second second	- m
and the second s	Be It Remembered. That on this	16th day of March	A. D. 10 (1)
A WILL I	before me, a Notary Pu		ounty and State
10144	Annual more distance in the second	· · · ·	p .
- 1	to me personally known to be the	same person.S who executed the foregoing	instrument and
BLICE	duly acknowledged the execution of	f the same.	
The DUNN 1	day and year last above written.	un subscribed my name, and affixed my offi-	tial seal on th
		Charles Th	ton
My Commission Expires Janua	ry 29, 19 67	Grant Contraction of the State	Com Candita breaker

IJ

I, the undersigned, owner of the within mortgaze, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Doeds to enter the discharge of this nortgage of record. Dated this 12th day of April 1958.



n B. Harris Mortgagee. Owner.