	Fee Paid \$33.
	HORTGASS BOOK 140 1179 Ms. 230 The Cluthest Printers. Publisher of Logal States, Lawrence, Kanasa
	This Indenture, Made this IOID day of May, 19.55 between Orvel Beer and Luciutta Beer. his wife.
	of Lawrence in the County of Douglas and State of Kansas partices of the first part, and The First National Bank of Lawrence, Lawrence, Kansas
	Witnesseth, that the said part of the first pert, in consideration of the sum of Thirteen thousand five hundred and no/100 (\$13,500,00) DOLLARS
In the second se	to them duly peld, the receipt of which is hereby acknowledged, have sold, and by this indenture do
	Lot seven (7) in Block seven (7) of the Design
	Lots 7, 8, 9, 10, 11 and 12, Block Seven (7), in Schwarz Acres Number two, an addition to the city of Lawrence, with the appurtmennes and all the estate, title and interest of the said parties of the first part therein.
	And the sead part 10.5 of the first part do have and interest of the said part 10.5 of the first part therein, of the provides above granted, and esteed of a paed and bidefeable estate of interestance therein, free and clear of all becombrances.
	and that LTMEY will warran and defend the same apains all parties making leaded aliain thereto. It is spread between the parties hereto that the part 1455, of the first part shall at all times during the life of this indenture, pay all takes the part of the same and the same becomes due and payable, and the LTMEY will a same the buildings tops and real erate interest and the and transition is not the same becomes due and payable, and the LTMEY will a same and by each horarise same and the LTMEY will be specified and interest and to the event the same payable to the part 1.2. of the second part to the same of the same and by each horarise same and payable are same and by each horarise same and payable are to have the same and the same becomes due and payable are to have the same and the same become a part of the same of the same and the same become and the same are become as a same of the same become and the same and the same becomes and the same are become and the same become and the same and the same and the same become and the same and the same become and the same become and the same become and the same and the same and the same become and the same become and the same become and the same become and the same and the same become and the same and the same become and the same and the same same and the same become and the same
	no/100
	according to the serve ω DRC certain written ablightion. For the payment of sold ton of money, executed on the IOLM is the part, with all barrents according to the terms of sold by ILES demi made payable to the part, ψ of the accord part to pay for any insurance or to ducharge any taxes with interest therein a sum of money determed by the second and the first part shall be to pay for any insurance or to ducharge any taxes with interest therein as herein provided, in the event the first part shall be to pay for any taxes are barrent of the interest therein as herein provided, in the event the first part shall be the payment to be made as the terms and part ψ of the accord part to pay for any insurance or to ducharge any taxes with interest therein as herein provided, in the event that sold to conservate shall be vide it to pay for any end part to be made as therein to part, and the pay the same are provided in this inderture. And this conservates shall be vide it could be accord or any obligation created thereby, or interest therein, or it discharged.
	real state are not have in a group read report as they are now, or if wate is monthed on and preview and preview buildings on and read on the wheth the wheth own remaining upped, and all of the obligations provided for in and preview, then this conveyance shall become shall be and a given, that preventiatly minimum and become shall be and preview and preview and preview and preview of the shall be are the and preview of the shall be are the and preview of the shall be are the area of the shall be area.
	shall be paid by the part tmaking each sale, on demand, to the first and charges incident shareto, and the overplue, if any there be If is speed by the part tmaking each sale, on demand, to the first part If is speed by the parter herein that the terms and provisions of this incidenture and each and every obligation therein contained, and all satigns and sourcestors at the respective particles herein. Is Whense Whenevel, the part IRS of the first part he such hereints and the part is the security.
	X Orvel Beer X Yuunlla Deer
	Luejutta Beer (SEAD)
	STATE OF KANSAS DOUGLAS COUNTY, SI SI SI SI SI SI SI SI SI SI
	MOINTY Control Beer and Luejutta Beer, his wife
	to me personally became to be the same person. S., who executed the foregoing instrument and duty acknowledged the execution of the same. IN WITHERS WHEREON, I have becaute subscribed my same, and affleed my official seel on the day and year last above written.
	My Commission Repleve. (June 17 1965 19 Warren Rhodes Notery Public)
entered of the d	Hay 10, 1965 at 2:15 P.M. RELEASE <u>Janue Been</u> Register of Deeds undersigned, owner of the within mortgage, do hereby acknowledge the full payment ebt secured thereby, and authorize the Register of Deeds to enter the discharge of
$\frac{1}{R_{ex}}^{dev}$ this more (Corp. Se	Sage of record. Dated this 1/th day of August 1965.
Pouds No. has here	and Cashier Mortgagee.

far a