Reg. No. 422 Fee Paid \$15

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1	MORTGAGE 1752 Min. 520 De Outless Printers, Publisher of Legal Blacks, Lawlence, 1
	BOOK 110
	This Indenture, Made this Pirst day of July , 19 55 be
	-Ruth E. Litchen, a single person,
	at lavrence and a Doubles
	of Lawrence , in the County of Douglas and State of Kansas
	party of the first part, and
	Lawrence, Kansas party of the second part
	Witnesseth, that the said part y of the first part, in consideration of the sum of Six Thousand and no/100
	to her duly paid, the receipt of which is hereby acknowledged, has sold, a
	this indenture does GRANT, BARGAIN, SELL and MORTGAGE to the said party of the second pa
	following described real estate situated and being in the County of Douglas and St
	Kansas, to-witi-
	Lot three (3) in Block Two (2), in Schwarz Acres Number
	Lot three (3) in block iwo (2), in Schwarz Acres Number
	Two, an Addition to the City of Lawrence.
	Including the rents, issues and profits thereof provided however that the Mortgage shall be entitled to collect and retain the rents, issues and profits until defaul hereunder.
	with the appurtenances and all the estate, title and interest of the said part y of the first part there
	And the said party of the first part dats hereby coverant and agree that at the delivery based she is
	or me premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, NO exceptions
	and that she will warrant and defend the same against all parties making lawful claim th
	it is agreed between the parties hereto that the part y of the first part shall at all times during the life of this indenture, pay a
	THIS CRANT is interded as a mortgage to zerure the payment of the sum of
	Six Thousand and no/100
l	ecording to the terms of ONC certain written obligation for the payment of said sum of money, executed on the
	Ay of 19 , and by 115 terms made payable to the pay 3 of she terms made payable to the pay 3 of she terms of said obligation and also to secure any som or come of money advanced
3	aid part $Y$ of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in th
	har said part y. of the first part shall fail to pay the same at provided in this indenture
	<sup>1</sup> And this conveyance shall be void if such payments be made as harein specified, and the obligation contained means folly-date default be made in such payments or any part thereof or any obligation coated theories, or inference of the face of the set of the face of the set of the
į,	is and part y of the second part + to agented of addinging to take powersion of the tad premius and all the la
1 10	and moreon in the manner provided by law and to have a receiver appointed to collect the rest and basefirs acround therefore, a life the provide hardby carried, or any part thereof, in the manner presential by law, and and all manays that the stain the anount then compared of principal and interest together with the cost and charges incident thereo, and the averaging if any the
-	and the anound then unpaid, of principal and interest, together with the costs and charger lipident thereto, and the overplus, if any the all be paid by the part y making such sale, on demand, to the first part Y
	If its arrowed by the martine bound about the second states of the second states are second states and second states are second are se
AL MAN	signs and successors of the respective parties hereto.
la	In Wilness Whereof, the part $Y$ of the first part haS hereonto set $her$ hand and seal, the day and statistic day and
	$\mathcal{D} \sim \mathcal{C}$
	Twith & april hand is
	Same and the second sec
	Douglas
	COUNTY,
	BE IT REMEMBERED, That on this first day of sulf A.D.
	"before me, a notary put Tic in the atoresaid County and
	come Buth E. Litchen, a single person
	to me personally known to be the same person who executed the foregoing instrument a
	- 10 1 1 1 1 1 1 2 2 acknowledged the execution of the same.
	IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the c year last above written.
	A MARK ALL AND A MARK A
,	Av Commission Experts LAN Propriesion Expires July 31. 1000
1	Ay Commission Expires July 31. 1000 function for the former Natary P

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 Deeds to enter the discharge of this mortgage of record. Dated this 1st day of July 1969 Formerly: The Lawrence National Bank Attest: Ted P. Nimie, Assistant Cashier (Corp. Seal) Now: Lawrence National Bank and Trust Co. Geo. H. Ryan, V.P. Mortgagee, Owner.

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