## 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 28th day of February 1969. THE FIRST NATIONAL BANK OF LAWRENCE, Lawrence, Kansas Warren Rhodes President Mortgagee. Owner. (Corp. Seal) Reg. No. 1.300

written

Reg. No. 1,300

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MORTGAGE	BOOK 144 5234 (No. 52K) The Outlook Printers, Publisher of Legal Blanks, Lawrence,
This Ind	am W. Greene and Genevieve Green, husband and wife
of <u>L</u>	wrence, in the County ofDouglasand State ofKansas
part.ieso	the first part, and THE FIRST NATIONAL BANK OF LAWRENCE, LAWRENCE, KANS/ part y
Sixtee	th, that the said part i.e. of the first part, in consideration of the sum of thousand and no/100
to	themduly paid, the receipt of which is hereby acknowledged, have sold, and ure do
following Kansas, to-	described real estate situated and being in the County of Douglas and St.
with the a	Lot Twenty-One (21), less the North 10 feet thereof and less the East 30 feet thereof, and Lot Twenty-Three (23), less the East 30 feet thereof, all on New Jersey Street, in the City of Lawrence. purtenances and all the estate, title and interest of the said part iesof the first part therein
And the sa	I part Les of the first part do
······································	and that they will warrant and defend the same solute it
ceep the build directed by the interest. And in usid premises i to paid shall b until fully repai	between the parties hereto that the part $\underline{ies}$ of the first part shall at all times during the life of this indenture, pay all that may be levied or assessed against said real estate when the same becomes due and payable, and that $\underline{ies}$ will guide estate insured against fire and tornado in such sum and by such insurance company as shall be specify the event that said part $\underline{ies}$ , the first part shall (all to pay such taxes when the same become due and payable, and that $\underline{ies}$ will be specify the event that said part $\underline{ies}$ , of the first part shall (all to pay such taxes when the same become due and payable or to taxe as herein provided, then the part $\underline{Y}$ of the second part to the part $\underline{Y}$ of the second part is determined by the indepted of the indepted of the indepted same become due and payable or to come a part of the indeptedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of put is intended as a mortgage to secure the payment of the sum of
Sixteen	thousand and no/100
	June
and han the determine	erest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced I of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the SS of the first part shell fail to pay the same as provided in this indenture.
And this could be me to default be me state are not p eal estate are not p	veyance shall be vold if such payments be made as herein specified, and the obligation contained therein fully disch de in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on sai id when the same become due and payable, or if the insurance is not kept up, as provided herein or if the huldings.
given, shall i	om as ming unpaid, and all of the obligations provided for in said written obligation, for the security of which this ind mediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be law:
tents thereon in tell, the premise tain the amount	of the second part to take possession of the said premises and all the im- the manner provided by law andsto have a receiver appointed to collect the rents and benefits accruing, therefore, as hereby grarted, or eavy part thereoff in the manner prescribed by law, and out of all moneys arising from such a then unpeld of principal and interest, together with the costs and charges incident thereto, and the overplus, if any the the part <b>Y</b> making such sale, on demand, to the first part 1.0:5.
It is surroad	by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, a thereform, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, parsonal represent essors of the crespective parties hereto.
In Witness W st above writte	ereol, the part 105 of the first part ha VC hereunto set their hand S and tealS the day and
	William W. Greene (SI
	× Genevieur Greene (SI
-	Genevieve Greene
N 4 - 1 -	
	BE IT REMEMBERED, Ther on this 3rd day of June A. D. 19 before me, a notary public in the aforesaid County and S
in sta	/ In the aforesaid County and S came William W. Greene and Genevieve Greene, husband and wife,
	to me personally known to be the same person
Contra-	IN WITNESS WHEREOF, I have bereunto subscribed my name, and affixed my official seal on the day year last above written.
Commission	The second
	warren knodes Notary Publi

Recorded June 6, 1966 at 8:31 A.M.

Janie Beem Register of Deeds

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