FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.	
Frank Yaughan, a widower	This instrument was filed for record on the <u>16</u> day of - <u>August</u> <u>A/D. 19.39</u> , at 11:00 oclock A. M.	0
то	- Alt ust A/D. 19 39 ., nt 12:00 o'clock A. M. Narold G. O. Eth Register of Dords.	
The First National Bank, Lawrence, Kansas	By Deputy.	
THIS INDENTURE, Made this fifteeriday of	August, in the year of our Lord, one thousand nine	_ 3
hundred and thirty-nino between Frank Vaughan, a widower		
	Douglas and State of Kansas	
part y of the first part, and The First National	part y of the second part.	
WITNESSETH, That the said part_y of the first part, in co One thousand four hundred fift	y and 10/100 DOLLARS, to him duly paid, the receipt of	
which is bereby nekrowledged, hat	nos Grant, Bargain, Sell and Morigage to the said part y of the second part, of Douglas and State of Kanvas, to-wilt:	<u>r</u> I
and the South Twenty-thr	two-thirds (46 2/3) feet of Lot numbered Sixty-three (63), se and one-third (23 1/3) feet of Lot numbered	
Sixty-one (61) all on Ke Kansas; also	ntucky Street in the City of Lawrence, Douglas County,	0
Addition Number 9 in that North Lawrence; Also Lot	d 38, and the West one-half of Lot number 23, all in t part of the City of Laurence formerly known as numbered 30 in Addition 9 in that part of the y known as North Lawrence.	
the appurtemances and all the origin this and interest of the	ald market and the first and the first	
ith the appurtenances and all the estate, title and interest of the sa And the said part_yof the first part do.85_hereby covenant and agree th ad setted of a good and indefeasible estate of inheritance therein, fore and clear of	at at the delivery hereof ho is the lawful owner of the premises above evented	
nd that they will warrant and defend the same against all parties making lawful	claim thereto.	
r assessed against said real estate when the same becomes due and payable, and that	shall it all times during the life of this indenture, pay all income assessments that may be level $t = \frac{1}{100}$ where the buildings upon said real exists insured egainst fire and toreads in the during the loss. If any, must payable to the part U_{-0} of the second part, to be	
tient of interest. And in the event that said part V_ of the first part shall	I tail to pay such taxes when the same become due and parable and to keep said premises insured insurance, or either, and the amount so paid shall become a part of the indebtedness, secured by run unit fuiry remaid.	
cording to the terms ofCertain written obligation for the paymen	to a hid and money, executed on the	
sums of money advanced by the said part	as insurance or to discharge any tages with interest the con as herein provided, in the event that	<u> </u>
Any this conveyance shall be void if such payment be made as herein specifical, rit thereof or any obligation created thereby, or interest thereon, or if the taxes & tept up, as provided herein, or if the buildings on said real setate are not kept i all become absolute, and the whole sum remaining unadd, and all of the obligation	I builtness or to discharge any taxes with interest thereon as herein provided, in the event that and the addression excitanti therein the discharge discharge and the second transmission of the and the addression excitanti therein the discharge discharge discharge discharge as a second second second second second second second second second second in a second rest to they are now, or if was in a committee on and province as the link excitance on provided for in and writeen addression, the second of a second second second second second more than the second second second second second second second second second second more discharge discharge discharge discharge discharge discharge discharge discharge provided for in addression of the second second second second second discharge discharge discharge discharge discharge discha	C
mediatery mature and become due and payable at the option of the holder hereof, the said premiers and all the lim nts and benefits accruint bereform; and to sell the premiers bereforg granted, or	"with a sequence of the second	
remon are amount then unpair of principal and interest, together with the costs i skinr such sale, on demand, to the first part <u>V</u> It is agreed by the parties hereto that the terms and provisions of this indent	and charger incident thereto, and the overplus, if any three be, shall be paid by the just	
ind and inure to, and be obligatory upon the heirs, executors, administrators, IN WITNESS WHEREOF, The part y of the first part ha S- ritten.	personal representatives, assigns and successors of the represtive parties berets.	
	Frank Vaughan (SEAL)	
	. Frank Vaughn (SEAL)	
	(SEAL)	
FATE OF VANSAS	(35.41)	
sunty of DOUCLAS Ss.	terre and the second	U.
Notary Public in the	15th day of August A. D. 1939, before me, a aforesaid County and State, came also known as Frank Vaughn,	
	ernon who executed the foregoing instrument and duly schnowledged the reunto suf-scribed my name, and affixed my official seal on the day and year last	
	day ofJuly 19 4C .	0
	George -Docking	· ·
	RELEASE	
-, under signed which et the within mortgage, do nereby ackn	www.edge the full payment of the debt secured thereby, and authorize the Register	
Deeds to enter the discharge of this mortgage of record. Dated this	a and any of the 1970.	
I, the undersigned owner of the within mortgare, do hereby ackn Deeds to enter the discharge of this mortgage of research. Dated this Shit Fund V. (Corp. Scal)	ational Sank of Lauren Kanner. Owner.	