aiving No. 1328		GE RECORD 84 Fee Paid + 2		in the second
	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 23		6
	TO	February A. D. 1942 , at 9:45 och Nasold A. D. Register	of Deeds.	
THIS INDENT hundred and for	FURE, Made this fifteenthay of Ferry-two		ousand nine	Â
of Lawrence	a	and State of Kansas		
Seven hund	The First National I, That the suid partics of the first part, in ired seventy-five and no/100 (\$77	Bank of Lawr-nco part y of the conderation of the sum of 5.00) DOLLARS, to them duty paid, the e do Grant, Bargalm, Sell and Morkege to the said part y of the y of Douglas and State of Kanaza, to-wit:	receipt of	
		being a part of the sixty-one and five-tenths (61.		
		ts numbered from one (1) to fifteen (15), all in c ne-quarter (KE_4^3) of Section 7 Township 13 Range 20		é
known	as the Learnard Suburban Acres	Division.		
			Ī	1
with the appurtenar	nces and all the estate, title and interest of th	n sald nast 185 of the Arat nast therein		7
And the said part		e that at the delivery hereof they are the lawful owner 5 of the premiess of all incumbrance	ibore granted,	
It is agreed betwee or accessed against said : such sum and by such in extent of	een the parties hereto that the part 160 of the first p real estate when the same becomes due and payable, and subtrance comparing as shall be specified and directed by the rest. And in the event that said part 166 if the first part in the part $Y_{}$ of the second part may pay hald taxes I bear inters at the rate of 10% from the date of p	set shall at all times during the like of this indexive, pay all taxes or assuments to ba- tion. Theory $-TLI here the buildings upon and real costs in starts a starts for apart - of the second part, the basis if any, much sample to the party, - of the secondball full to pay which taxes where the same become due and paytake sait to keep and par-ment varial full preside.$	nd tornado in 1 part to the mines insured	
secording to the terms of and by its terms		00		
said part 1.05 of the firs And this conveyant part thereof or any obli- not kert up, as provided shall become absolute, ar immediately mature and	at part shall fall to pay the same as provided in this Inde cee shall be void if such payment be made as berein spec iration created thereby, or interest thereon, or if the 1 herein, or if the buildings on said ratie existe are not k and the whole sum remaining unyaid, and all of the objil become due and payable at the option of the holjer he	nture	ments or any insurance is is conveyance a given, shall	٩
rents and benefits accruit to retain the amount the making such sale, on der It is spreed by the exterd and inure to, an	ing thereform; and to sell the premises herefor granted, en unpaid of principal and interest, together with the co- mand, to the first part 95. a parties hereto that the terms and provisions of this in a be obligatory upon the heirs, executors, administrata	representation to interfail in the manner private by law and out of all monry articles or any part theored, in the manner prescribed by law and out of all monry articles its and charges incident thereto, and the overplan, if any there be, shall be paid by it denture and each and every oblication therein contained, and all benefits accound by its, personal representative, assigns and successory of the respective parties herein.	erefrem shall	6
IN WITNESS V written.	WHEREOF, The part195 of the first part ha	Y9 hereunto set their handward seals the day and year H. D. Swadloy Krs. Louise Swadley	last above (SEAL)	
			(SEAL) (SEAL)	
STATE OF	Kansas)			

the person of the same present in the executed in the executed

I, the of Deeds

RELEASE I, the undersigned owner of the within mortgage, do hereby echnowledge 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 december 102. The first National Dank of december 2000. Mortgagee. Owner. Mortgagee.

as of Breets

(SEAL)