MORTGAGE				47554 BOOK 102
	○ (52K)	'	Boyles Legal Blanks CAS	H STATIONERY CO., Lawrence, Kans.
This Indenti	ITC, Made this	14th	day of	October , in
year of our Lord one thousan				berw
Alfred A. Leeman	and Elizabet	th E. Leeman	, husband and	i wife
. Iswanaa :		***		
of Lawrence	, in the County of	Douglas	and	State of Kansas
part 1 e s of the first part, ar	d The Lawrence	Building a	nd Loan Assoc	iation
· · · · · · · · · · · · · · · · · · ·				of the second part.
Muse to the lead	Witnesseth,	that the said part.	les of the first pa	rt, in consideration of the sum
to them				
	N SELL and NORTO	ipt of which is here	by acknowledged, ha	Ve sold, and by this indent ond part, the following descri
real estate situated and being	in the County of	Douglas	or the sec	State of Kaneae, to wite
The North 40 fee				
City of Lawrence				
with the appurtenances and all	the estate, title and in	terest of the said pa	t les of the firs	part therein
				reof they are lawful owner
of the premises above granted, and				
		-		
				parties making lawful claim ther
				ng the life of this indenture, pay
taxes and assessments that may be keep the buildings upon said real				
directed by the part y of the interest. And in the event that said premises insured as herein propaid shall become a part of the said premises in the said premises in the said premises the s	second part, the loss, if I part 1880f the first	any, made payable to the part shall fail to pay	ne part y of the secuch taxes when the same	ond part to the extent of 1tm
said premises insured as herein pr so paid shall become a part of th	ovided, then the part e indebtedness, secured b	y of the second part y this indenture, and s	may pay said taxes and hall bear interest at the	insurance, or either, and the amo
ment until fully repaid.				
THIS GRANT is intended as		e payment of the sum		e hundred and no/
according to the terms of One				DOLLA executed on the 14th
lay of October =	19 52	, and by 1ts	terms made pava	ble to the part V of the sec
part, with all interest accruing ther			nd also to secure any su	m. or sums of money advanced by
haid part y of the second par				eon as herein provided, in the ev
4 - 4 - bis server and shall ba	wald if such payments by	made as berein speci	fied and the obligation	contained therein fully dischar
If default be made in such payme	ents or any part thereof become due and pavable	or any obligation crea , or if the insurance is	ted thereby, or interest not kept up, as provid	thereon, or if the taxes on said of herein, or if the buildings on
real estate are not kept in as good	repair as they are now,	or it waste is committed	on said premises; then	or the security of which this inden-
s given, shall immediately mature	and become due and p	ayable at the option of	the holder hereof, with	out notice, and it shall be lawful
he said part y of the second nents thereon in the manner prov	part ided by law and to have	a receiver appointed to	to take possession of collect the rents and	the said premises and all the impro- benefits accruing therefrom; and
nents thereon in the manner prov- ell the premises hereby granted, o he amount then unpaid of princip	r any part thereof, in th	e manner prescribed b with the costs and char	y law, and out of all m ges incident thereto, an	oneys arising from such sale to re d the overplus, if any there be, s
e paid by the part y makin	g such sale, on demand,	to the first part 183	1.	
It is agreed by the parties he enefits accruing therefrom, shall e	the shore the teams and	provisions of this inder	mire and each and ever	obligation therein contained; and ministrators, personal representati
ssigns and successors of the respec	tive parties hereto.			
In Witness and seal S the day and year last a	Whereof, the part 1 e bove written.			their hand 5
		afre	UZCEN	ii an (SEA
		Eliza Colore	welk E. A.	Ceman) ioni
	d 0			
			9	
W. W. 10	. ```	Y:		
TATE OF KANSAS		SS		
COUNTY OF DOUGLAS		That on this 1	4th day of C	ctobor A. D. 19.
Michigan a	Be It Remembers	notary pub	11c i	the aforesaid County and St
System of	came Al	roc. A. Lo.	COAL MANY	
OTAN	hu	Spand and Wi	same person. S. w	no executed the foregoing ins
THE PLANT				
OBLICE!	ment and du	HEREOF I have be	reunto subscribed m	name, and affixed my off
	IN WITNESS W.	ay and year last ab	ove written.	18,61
" Alleran Control of the Control of	seal on the d			- Puh

A. 1. 54 - ARE -

April 21st

...19.54

My Commission Expires AD

dirold I. Bick