## 48308 BOOK 103

	40000 BOOK 103
MORTGAGE	(52 K)  Boyles Legal Blanks CASH STATIONERY CO., Lawrence, Kans.
This Indenture	Made this ÖOGGEX 30th day of January , in the
rear of our Lord one thousand nine h	
	to and Ida N. Casto, his wife,
	· Y A
f , in the	e County of Jafferson and State of Kansas
arties of the first part, and Ge	orge C. Notchkiss, Madge Hotchkiss, and James
D. Hotchkiss, as joi	orge C. Notchkiss, Madge Wotchkiss, and James ant tenants with right of supinguishin and not as tenant tenants with right of supartes of the second part in co
Wi	itnesseth, that the said part 63 of the first part, in consideration of the sum of
Six Hundred Twenty-f	ive and no/100 (\$625.00) DOLLARS
them duly	paid, the receipt of which is hereby acknowledged, ha VO sold, and by this indenture
	L and MORTGAGE to the said part 103 of the second part, the following described
al estate situated and being in the C	County of Douglas and State of Kansas, to-wit:
	Feet of Lot One Hundred Bighty-nine
	The Elms", an Addition to the City of n Douglas County, Kansas.
ith the appurtenances and all the esta	ate, title and interest of the said part 103 of the first part therein,  part do hereby covenant and agree that at the delivery hereof they markle lawful owner?
And the said part 1999 or the first	part do hereby covenant and agree that at the delivery neterior the tawnit owner far greet and indefeasible estate of inheritance therein, free and clear of all incumbrances,
the premises above granted, and serzed of	
and	that thoy will warrant and defend the same against all parties making lawful claim thereto.
It is agreed between the parties hereto	o that the part 103 of the first part shall at all times during the life of this indenture, pay all
xes and assessments that may be levied or	or assessed against said real estate when the same becomes due and payable, and that they will
rected by the part 105 of the second p	part, the loss, if any, made payable to the part 163 of the second part to the extent of their
id premises insured as herein provided, t	or asserted against said real estate when the same becomes due and payable, and that LIGHT WILLI stored against fire and tofrando in such sum and by such insurance company as shall be specified and part, the loss, if any, made payable to the part 163 of the second part to the extent of LIGHT 03 of the first part shall fail to pay such taxes when the same become due and payable or to keep then the part 163 of the second part may pay said taxes and insurance, or either, and the amount edness, secured by this indenture, and shall bear interest at the rate of 10% from the date of pay-
THIS GRANT is intended as a morta	gage to secure the payment of the sum of . Six Hundred Twenty-five
coording to the terms of OHO certa	ain written obligation for the payment of said sum of money, executed on the 30th
ay of art, with all interest accruing thereon acco	19.58 and by $14.8$ terms made payable to the part $10.3$ of the second ording to the terms of said obligation and also to secure any sum or sums of money advanced by the
tid part 103 of the second part to pay	y for any insurance or to discharge any taxes with interest thereon as herein provided, in the event
	all fail to pay the same as provided in this indenture.  such payments be made as herein specified, and the obligation contained therein fully discharged.
f default be made in such payments or a	any part thereof or any obligation created thereby, or interest increasing a fit the buildings and that
eal estate are not kept in as good repair a	as they are now, or it waste is committed on said premies, then the correspond to the contest of
given, shall immediately mature and be	ecome due and payable at the option of the holder neces, without holder and it shall be lawful for
he said part 108 of the second part nents thereon in the manner provided by	to take possession of the said premises and all the improve- law and to have a receiver appointed to collect the rents and benefits actuing therefore, and to
ell the premises hereby granted, or any p	interest, together with the costs and charges incident thereto, and the overplus, if any there be, shall
e paid by the part 103 making such	sale, on demand, to the first part 105.
. It is agreed by the parties hereto that enefits accruing therefrom, shall extend a	at the terms and provisions of this indenture and each and every obligation therein contained, and all and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, tries heero. It is further a reed that the included head of the property by the naisk prior to any gongeyance of this property by
ssigns and successors of the respective par	rties hereto. It is further a road that the indentedness by the part of the first part ha ve hereunts set their hands
opted org . In Witness Where nd seaf the day and year last above wi	ritten
	Charles C. Casto, (SEAL)
	Ida M. Custo (SEAL)
TATE OF Kanaaa	
	\ SS.
COUNTY OF DOUGLAS	It Remembered, That on this 30th day of January A. D. 1953.
Be	before me, a notary public in the aforesaid County and State,
Ses O. Hore	came Charles C. Casto and Ida M. Lasto, his wife,
MOTANTE	to me personally known to be the same personal who executed the foregoing instru-
(co / )	ment and duly acknowledged the execution of the same.
Pup. 10/2	WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official
IN IN	seal on the day and year last above written
	Marie 11 Hot Phelace
C. COUNTY OF SOM	ion Expires June 1st, 1955 Notary Public