	62207 BOOK 1	14.	
IORTGAGE (528)	Boyles Legal Blanks CA	SH STATIONERY CO., Lawrence,	, Kane.
This Indenture, Made this 20th	day of	March	, in the
of our Lord one thousand nine hundred and fifty sever		the second states of the secon	
relyn Esther Seiwald (also known as Evelyn F	Sater Seiwald) and	William Joseph Sei	wald,
r husband Lawrence in the County of Dougla	· · · · · · · · · · · · · · · · · · ·	l'el it Vanana	
ies of the first part, and Robert L. Lyons		d State of Kansas	normalizzation La construction de la construction anternation de la construction de la
	part y	of the second part.	
Witnesseth, that the said			
them duly paid, the receipt of which			
GRANT, BARGAIN, SELL and MORTGAGE to the	said part y of the s	econd part, the following o	
estate situated and being in the County of Douglast Lots One Hundrad Thirty-alght (			14
Thirty-nine (139) in Addition T	hree (3), in that	part	
of the City of Lawrence known a	s North Lawrence.	and the second second	
h the appurtenances and all the estate, title and interest of the	said part ies of the f	irst part' therein.	35
And the said part 185 of the first part do hereby covenant	and agree that at the delivery	hereof they are the lawful	owners.
he premises above granted, and seized of a good and indefeasible estate		Antonia and a second	-
and that they will warrant	tree next shall as all some d	wing the life of this indeptut	Ils yes all
It is agreed between the parties hereto that the partices of the	ate when the same becomes du	and payable, and that they	y will
the buildings upon said real estate insured against fire and tornado ned by the part $\mathcal{Y}$ of the second part, the loss, if any, made pay	in such sum and by such insu- able to the part Y of the	second part to the extent of I ame become due and pavable	nis or to keep
It is agreed between the parties hereto that the parties — of the and assessments that may be levied or assessed against said real esti- the buildings upon said real estate insured against fire and tornado- ted by the part <b>y</b> of the second part, the loss, if any, made pay fett. And in the event that said part <b>105</b> of the first part shall fai premises insured as herein provided, then the part <b>y</b> of the sec- aid shall become a part of the indebtedness, secured by this indentu t until faily repaid.	ond part may pay said taxes : are, and shall bear interest at	and insurance, or either, and the the rate of 10% from the da	he amount he of pay-
t until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of	the sum of Twenty Fiv	e Hundred (\$2500.00	0)
			DOLLARS,
rding to the terms of ODP certain written obligation for the of March 1957, and by			
of March 19.57, and by , with all interest accounts thereon according to the terms of said ob- part y of the second part to pay for any insurance or to discl	ligation and also to secure any	sum or sums of money ausan	nea by me
said part 10.5. of the first part shall fail to pay the same as pro- And this conveyance shall be void if such payments be made as here lefault be made in such payments or any part-spector or any oblig the are not paid when the same become due and payable, or if the in estate are not kept in as good repair as they are now, or if waste is the whole sum remaining unpaid, and all of the obligations provide, given, shall immediately mature and become due and payable at the	ation created thereby, or inter surance is not kept up, as pro-	est thereon, or if the taxes of wided herein, or if the buildin	n said real
estate are not kept in as good repair as they are now, or if waste is the whole sum remaining unpaid, and all of the obligations provide	committed on said premises, t d for in said written obligation option of the holder hereof.	hen this conveyance shall become i, for the security of which this without notice, and it shall be	a indenture lawful for
the second ball	In the being and the		and the second se
e and part 3 in the manner provided by law and to have a receiver ap ents thereon in the manner provided by law and to have a receiver ap it the premises hereby granted, or any part thereof, in the manner po- e amount then unpaid of principal and interest, together with the cost	escribed by law, and our of a	I moneys arising from such sa , and the overplus, if any ther	le to retain re be, shall
paid by the part y making such tate, on command, to use may t is agreed by the parties hereto that the terms and provisions of pelits accruing therefrom, shall extend and inure to, and be obligator light and successors of the respective parties hereto.			resentatives,
In Witness Whereof, the part 185 of the			hand S
d seal 5. the day and year last above written.	trely batte		(SEAL)
	Evelyn Esther Se		(SEAL)
	William Joseph S		(SEAL)
			-
ATE OF Kansas			
UNTY OF Douglas	All T 20th	Naroh	D. 1957
Be It Remembered, That on before me, a	y Public	in the aforesaid County	and State,
came Eyelyn Esther Seiwald) and Wil	r Seiwald (also kno liam Joseph Seiwal)	own as Evelyn Ester i, her husband	
to me personally known t		who executed the foregoin	ng instru-
PUBLIC IN WITNESS WHEREOF, I			ay official
seal on the day and year	and the second se	Hanka	y
The second se		and the stand and an and an and and and and and an	Duttin
y Commission Expires	19 59	Notary Notary	1 Prome

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