MORTGAĜE	31975, ВООК 92 ' (No. 52 Ю)	F. J. Boyles, Publisher of Legal Blanks, I	awrence, Kansas	
This Indenture,	Made this 12th day of _	April	, in the	
	e hundred and forty-seven	The second second	between	t e
Floyd E. Bair, a	States and a second	495 7952	1 2 2 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	4.1
	41 N N H			
J Lawrence	, in the County of Douglas	and State of Kansas		
part yof the first part, and	The Lawrence Building and Los	n Association .		
		of the second	part.	
the state of the second	Witnesseth, that the said part y of	he first part, in consideration	of the sum of	
Thirteen hundred	and no/100	and the set of the set of the	- DOLLARS	
to him do es_GRANT, BARGAIN, S	duly paid, the receipt of which is hereby ackno SELL and MORTGAGE to the said parto y	of the second part, the follow		
	are County of Douglas and		· ·······	
City of Lawrence	indred eleven (111) on New Je:	Say Street III th		
UILY OI LAWFERCE	AL STREET	1. S	anne and the second second	
with the appurtenances and all the	estate, title and interest of the said part y	the first part therein.	01	
And the said part y of the of the premises above granted, and seized	first part do <u>CS</u> hereby covenant and agree that at the deliv of a good and indefeasible estate of inheritance therein, free as	ery hereof <u>110 is</u> d clear of all incumbrances,	the lawful owner	
		and the second		1
It is agreed between the parties her that may be levied or assessed against said	and that	the life of this indenture, pay all tas	il claim thereto. tes or assessments ings upon said real	4. " E.
estate insured against fire and tornado in s loss, if any, made payable to the party	uch sum and by such insurance company as shall be specified an of the second part to the extent of	d directed by the part of the st. And in the event that said part	ne second part, the	
part shall fail to pay such taxes when the s part may pay said taxes and insurance, or interest at the rate of 10% from the date of	same become due and payable or to keep said premises insured either, and the amount so paid shall become a part of the ind of payment until fully repaid.	is herein provided, then the part btedness, secured by this indentu	re, and shall bear	
THIS GRANT is intended as a	mortgage to secure the payment of the sum of	in hundred and no	4	
according to the terms of ONS	tain written obligation for the payment of said sum of mone			
April V	said obligation and also to secure any sum or sums of money	the part. y of the second part	t, with all interest	
to pay for any insurance or to discharge a	ny taxes with interest thereon as herein provided, in the event t			
the same as provided in this indenture And this conveyance shall be void	if such payments be made as herein specified, and the obligati	on contained therein fully discharg	ed. If default be	
made in such payments or any part theres become due and payable, or if the insuran	if such payments be made as herein specified, and the obligati for any obligation created thereby, or interest thereon, or if the cs is not kept up, as provided herein, or if the buildings on asis remises, then this conveyance shall become absolute and the yb the security of which this indenuue is given, shall immediately	taxes on said real estate are not pa real estate are not kept in as good	id when the same repair as they are	
provided for in said written obligation, for the holder hereof, without notice, and it s	the security of which this indenture is given, shall immediately hall be lawful for the said part	mature and become due and payabl	e at the option of	
the said premises and all the improvement therefrom; and to sell the premises hereby	s thereon in the manner provided by law and to have a receiver granted, or any part thereof, in the manner prescribed by law,	appointed to collect the rents and and out of all moneys arising from	benefits accruing such sale to retain	
part	The security of which this indenture is given, shall immediately a thereon in the manner provided by law and to have a receiver granted, or any part thereof, in the manner prescribed by law, netrest, together with the costs and charges incident thereto, an d, to the first part	y obligation therein contained, and	all benefits accruing	
therefrom, shall extend and inure to, and parties hereto.	be obligatory upon the heirs, executors, administrators, personal	representatives, assigns and successo	ts of the respective	
In Witness W seal the day and year last above written	hereof, the part		handand	
and the second	Floyd E.	Bairo	(SEAL)	
in the state of the state			(SEAL)	
01			(SEAL)	
n e survy				
1 - Andrew			· · · · ·	
STATE OF KANSA	SS.			
COUNTY OFDOUGL	Be It Remembered. That on this 12th	day of April	A. D. 19 47	
1.7	before me, a Notary Public		State of the second second second	
1 - 1 - () ·	came Floyd E. Bair	0 5		
	to me personally known to be the same pers	on who executed the forego	ing instrument and	0
				ALC: UNKNOWN

19.547 June 26

My Cor

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