ORTGAGE	32020		0 .4 blisher of Legal Blanks, Law	rence, Kansas
	1			
ois Indenture, Made the		day ofap	ril	in the
of our Lord one thousand nine hundre velyn Ester Seiwald an	ed and rorty-sever	Seiwald, her h	usband ,	between
elyn pater Delward an			1 1	
Lawrence , in t	he County of Dougle	15	of Kansas	
es of the first part, and The I				
165 of the first part, and 1116 1	Cawlence Dulluin			1
	tnesseth, that the said p		of the second p	
e Thousand and no/100		arties of the first par		DOLLARS
	paid, the receipt of which i			
GRANT, BARGAIN, SELL, as estate situated and being in the Coun Lots Nos. One Hundred	nd MORTGAGE to the sai	d part y of the seco	ond part, the follow ansas, to-wit:	ing described
(139) in Addition No.				
known as North Lawren				
Kilowit as Not off Bant eff				6 48
the appurtenances and all the estate,	title and interest of the said	part 105 of the first p	art therein.	
And the said part 165 of the first part	dohereby covenant and agr	ee that at the delivery hereof nce therein, free and clear of all	hey are the incumbrances,	ne lawful ownerS.
It is agreed between the parties hereto that in may be levied or assessed against said real estainsured against fire and tornado in such sum if any, made payable to the part! of the shall fail to pay such taxes when the same becamp yap said taxes and insurance, or either, are set at the rate of 10% from the date of paymes THIS GRANT is intended as a mortgage	and that LUBYwill warrs that the part LBS of the first part shall te when the same becomes due and by such insurance company as ne second part to the extent of some conditions of the same that the amount so paid shall become at until fully repaid. e to secure the payment of the sun	nt and defend the same against a at all times during the life of the payable, and that LDGY. We shall be specified and direction of the LDS interest. And in depremises insured as herein proya part of the indobtedipes, see of One Thousand	all parties making lawfu is indenture, pay all tax is indenture, pay all tax is indenture, pay all tax is indentured by the event that said particled, then the part. I cured by this indenture and no/100	l claim thereto. es or assessments ngs.upon said real es second part, the 1 S. So the first of the second e, and shall bear
uing thereon according to the terms of said obleasy for any insurance or to discharge any taxes	.7., and by	rns made payable to the part	of the second par the said part. Y	day of t, with all interest f the second part t shall fail to pay
And this conveyance shall be void if such p de in such payments or any part thereof or any ome due and payable, or if the insurance is not you fill such p de in such payments or any part thereof or any ome due and payable, or if the insurance is not you fill such as the constitution of the secundary of the second of the such payable that the said premises and all the improvements thereo refrom; and to sell the premises hereby granted amount then unpaid of principal and interest, the summary of the summary such sale, on demand; to the It is agreed by the parties hereto that the trefrom, shall extend and inure to, and be oblige tes hereto.	ayments be made as herein specific obligation created thereby, or inter- kept up, as provided herein, or if- then this conveyance shall become - trity of which this indenture is give- swift for the said part Y	d, and the obligation contained est thereon, or if the taxes on sa the buildings on said real extate bootste and the whole aum reman, shall immediately mature and the second part. at the second part appointed in prescribed by law, and out of incident thereto, and the overplace and each and every obligation unistrators, personal representations.	therein fully discharged real estate are not bey in as good ining unpaid, and all sectione due and payable to collect the rents among the collect the rents and ill moneys arising from us, if any there be, she therein contained, and wes, assigns and successed.	ed. If default be id when the same repair as they are of the obligations e at the option of take possession of I benefits accruing such sale to retain all be paid by the all benefits accruing as of the respective
	of, the part 105 of the			hand S and
S. the day and year last above written.		E.D. E.A.		(00.17)
	ne.	Cham Joseph	Scival	(SEAL)
		The state of the s	Sec. Sec.	(SEAL)
Marketta Walter	A Commence	A. Stanford		, ,
	2	1.3. 4.		
-n. F	. v	6	··(4.),	
TATE OF Kansas	- Co			
DUNTY OF Douglas			. 17	
Be	It Remembered, That on t	his 18th day of	April :	A. D. 1947
A Colomba	before me, a Notary	Seiwald and Wi	Illam Josep	h Siewald
4010-	her husband to me personally known to be duly acknowledged the execut	ion of the same.	111	***************************************
IN THE RESERVE OF THE PROPERTY	WITNESS WHEREOF, I have day and year last above writt	hereunto subscribed my na	me, and affixed my of	fficial seal on the
		·		Notary Public
dy Commission Expires Apr 11 21	st 19.50.		4/ //	