39225 BOOK 96 F. BOYLES, Palater of Light Blacks, Linners, Kanner		
This Indenture, Made this 6th day of October A. D. 1949, between Clarence A. Strunk and his wife, Eleanor Strunk		5-
4,-12, 12 FURTU		
of		
Witnesseth, That the said part 122 of the first part, in consideration of the sum aDOLLAR		
to them_duly paid, the receipt of which is hereby acknowledged, ha <u>ve</u> sold and by these presents do <u>see</u> grant bargain, sell and Mortgage to the said party of the second part, its heirs and assigns forever, all that tract or sparced land situated in the County of Douglas and State of Kansas, described as follows, to-wit:		
Lot No. Twenty (20) in Block No. Thirty-nine (39) in that		
part of the City of Lawrence, known as West Lawrence and Lot No. Eighty-five (85) on Connecticut Street, in the City of Lawrence		
	->	
and the second		
with all the appurtenances, and all the estate, title and interest of the said part 108 of the first part therein	1	
And the said partles of the first part		
dohereby covenant and arree that at the delivery hereol'theyarethe lawful owners of the premises above granted, and sejzed of a good and indefeasible estate of inheritance therein, free and clear of a	Construction and Construction of Construction	
incumbrances		
This grant is intended as a morigage to secure the payment of Seven Thousand & no/100 Dollars, according to the terms of one note this day executed and delivered by the sai	a	
parties of the first part		
and this conveyance shall be vold if, such payments be made as herei specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxte, or if the isourisation is not kept hereon, then this conveyance shall become absolute, and the whole such as there due and payable, and it shall be lay diff or the sid party of the second part, its successors and assigns, at any time therefaire, to sell the premises hereby granted or any part thereof, it the manner presentible by law, and out of all the money arising from such also to retain the amount then due (or pripricial and interest together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such sale, or	p	
demand, to said	s + -	
In Witness Whereof, The said part 18 of the first part have thereunto set		
Eleanor Strunk (SPAL		
(SEAL)	
STATE OF KANSAS Duglas(SEAL)	
Be It Remembered, That on this 10 14 day of October A. D 19 49	-	
ColA R		
UBL to me personally known to be the same person 8 who executed the foregoing instrument of writing, and duly acknowledged the execution of the same.		
IN WITNESS WIERBOF, I have hereunto subscribed my name and affixed my official seal o the day and year last above written	n	
No commission expires May 5, 1957 Kinsk & Auer. Native Public Ostorer 17, 1149 at 8:15 A. M. Dr proceed R Beck. Register o		
t berein described, having been puid in full, the mostly		
they released, and the liew thereby created, discharged.		
a my hand, this 24th day of novinder 4.D. 1954.	Associatio	~ () ()
(corported) The Dauglass Carato Find during and of car		
Por Plade Unice pertury.		