עראון איז	55356 AUGUAL AND THE STATE OF T	BOOK 117
MORTGAGE	and the state of the	Legal Blanka-CASH STATIONERY COLawgence, Kansee
This Indenture, Made this Charles E. Shutt and Elma	14th day of Ma V. Shutt, husband and wife	aroh
of Lawrence , in the part <sup>1es</sup> of the first part, and Lawrence , Kansas	Lawrence National Bank	and State of Kansas
	ies of the first part, in considera	part
mis indenture do GRANT, BA	ARGAIN, SELL and MORTGAGE to	both said pars of the second part, the net of
The South One-Half $(\frac{1}{2})$ of 1 Lawrence , in Douglas Coun	Lot One Hundred Four (104) a ty, Kansas.	on Ohio Street in the City of
Including the rents, issues shall be intitled to collect thereunder.	s and profits thereof provid ct and retain the rents, iss	led however that the Mortgagors sues and profits untill default
with the appurtenances and all the And the said parties of the first pa	he estate, title and interest of the art dohereby covenant and agree that a 1 a good and indefessible estate of inheritance	said part 198 of the first part therein. It the delivery hereof theyare the lawful owner therein, free and clear of all incumbrances,
It is agreed between the parties hereto it and assessments that may be levied or assess- cep the buildings upon said real estate insu- lincted by the part Y. of the setMind gas interest. And in the event that said part if it ald premises insured as herein provided, the o paid shall become a part of the indebted until fully repaid.	hat the part $\underline{108}$ of the first part shall at all against said real estate when the same be red against free and tornado in such sum and $r_{\rm t}$ the loss, if any, made payable to the part $\overline{9}$ of the first part shall fail to pay such taxe $\overline{9}$ of the first part shall fail to pay such taxe in the part $\underline{Y}$ of the first part may press, secured by this indent ure, and shall be	same against all parties making lawful claim thereto. all times during the life of this indenture, pay all taxes comes due and payable, and that they will dipy such insurance company as shall be specified and by such insurance company as shall be specified and of the second part to the extent of 1458 is when the same become due and payable or to keep pay abl faxes and insurance, or either, and the amount it interest at the rate of 10% from the date of payment
Fifteen Hundred & No/100 - coording to the terms of a certain lay of March	o secure the payment of the sum of	DOLLARS
aid part <u>J</u> of the second part to pay hat said part <u>108</u> of the first part shall And this conveyance shall be void if such f default be made in such payments or any state are not paid when the same become du east estate are not kapt in as good repair as not the whole sum complications unsaid	for any insurance or to discharge any taxes fall to pay the same as provided in this inde- h payments be made as herein specified, any part hiereof or any obligation created there us and payable, or if the insurance is not key they are now, or if waste is committed on as all of the obligations and developed for the second of the obligations considered for interview.	with Interest thereon as herein provided, in the event nors, d the obligation contained therein fully discharged, by, or interest thereon, or if the taxes on said real of up, as provided herein, or if the buildings on said di premise; then fills conveyance shall become absolute,
he seld pertY of the second pertIts rent thereon in the manner provided by law all the premises hereby granted, or any pa- ptain the amount then unpaid of principal and hall be paid by the pertY making such	Agents or assigns to take v and to have a receiver appointed to collect rit thereof, in the manner prescribed by law d interest, together with the costs and charger h sale, on demand, to the first perty	then outgetion, for the security of which this indenture bidler hereof, without notice, and it shall be lawful for possession of the said premises and all the improve- the rents and benefits accruing therefrom, and to w, and out of all moneys arising from such sale to a incident thereto, and the overplus, if any there be,
signs and soccessors of the respective parts	he terms and provisions of this indenture and d inure to, and be obligatory upon the he les hereto. the first part have hereunto set the	d each and every obligation therein contained, and all Irs, executors, administrators, personal representatives, <u>91r hands and seel</u> the day and year
	Charles E.	Shute Shertt (SEAL)
	Ena V. St	strutt (SEAL)
TATE OF Kansas Douglas cou		
NUTAR A	husband and wife	as E. Shutt and Elma V. Shutt,
ty Commission expires	year last above written. 19	ny name and affixed my official seel on the day and na A. Burgert Notary Public
hy Commission Capites Jan 28, 1962	2	IRMA A BURGERT

3 M)

and the

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