A	.65675	BOOK 118	no na na na na na
MORTGAGE	(Ne. 52K) Boyles Legal 1	Blanks-CASH STATIONERY COLawre	nce, Kansas
	24th day of ind Susan M. Alexander, hu		a lot of the second
	ne County ofDouglas The Lawrence Building and		
	19.8 of the first part, in consideration and no/100		DOLLARS
his indenture do GRANT, B	paid, the receipt of which is hereby ARGAIN, SELL and MORTGAGE to the situated and being in the County	said part . y. of the secon	d part, the
an Addition to t with the appurtenances and all t And the said pert 195. of the first	in Block "B" in Southwest the City of Lawrence, Kans the estate, title and interest of the sai pert do hereby covenant and agree that at th	as d part1esof the first part t e delivery hereothey are the t	herein. wful owner S
which is the second	of a good and indefeasible estate of inheritance the		
It is agreed between the parties hareto and assessments that may be levied or asses ceep the buildings upon said real estate im sirrected by the part y of the second p interest. And in the event that said part 1 aid premises insured as harein provided, it o paid shall become a part of the indebte	that the part $1.9.5$ of the first part shall at all used epaint said real extert when the same becom- sured epaint fire and tomado in such sum and be part, the lost, if any, mode payable to the part 2.5 of the first part shall fail to pay such taxes then the part 3.5 when the second part may pay edness, secured by this indenture, and shall beer in	times during the life of this indenture	pay all taxes .
THIS GRANT is intended as a mortgage	to secure the payment of the sum of	y-five hundred and	no/100-
lay of April part, with all interest accruing thereon acco	in written obligation for the payment of said aur 19.58°, and by 1.15.8° and ording to the terms of said obligation and also to ay for any insurance or to discharge any taxes wi	erms made payable to the part \overline{y}	lvanced by the
that said part 10.5. of the first part sha And this conveyance shall be void if s If default be made in such payments or a	any nor any insurance or to backnape any naxes wi all fail to pay the same as provided in this indentiu ouch payments be made as herein specified, and duot payments be made as herein specified, and duot payments and the second second to the duot payments and the second second to the duot payment of the second second second to a state and payable at the option of the hold of the hold second payable at the option of the hold	re. the obligation contained therein fi , or interest thereon, and the taxe	lly discharged. on said real
the said part	to take po- law and to have a receiver appointed to collect th part thereof, in the manner prescribed by law, and interest, together with the costs and charges i	er hereof, without notice, and it shall assession of the said premises and a se rents and benefits accruing there and out of all moneys arising fro notident, thereto, and the overplus, if	be lawful for I the improve- from; and to n such sale to any there be,
It is agreed by the parties hereto that benefits accruing therefrom, shall extend assigns and successors of the respective p in Witness Whereof, the part 1.0.8.	uch sale, on demand, to the first part 1.0.9. t the terms and provisions of this indenture and and inure to, and be obligatory upon the heirs eriles hereto. of the first part ha V.C. hereunto set the 1.3	executors, administrators, personal	representatives,
last above written.		Arnold D. Alexand	(SEAL)
Ð	Susar	Du. alexande Susan M. Alexande	A state of the color
mmmmm homenum acrosses	יווריים אוניים אוני אין אין בעולי עין בעניים אין איניים אין איניים אין איניים אין בעולי עין בעניים אין איניים א איני איני איני איני איני איני איני אי	ġġġġġġġ <u>ġġġġġġ</u> ġġ	in my material of
NE OF Kansas Douglas cou	SS. 1		
	EMEMBERED, That on this 24th da before me, La Ea Eby for said County and State, came Arnold I Alexander to me personally known to be the same person B	r. husband and wife	Public in and
ALIC/SC IN WIT	and duly acknowledged the execution of the same. NESS WHEREOF, I have hereinto subscribed my n yoar last above written. / pr11 21 19 62		the _l day and
• ril 2L, 1 • • 9: 4.		L. E. EDY,	
undersigned, owner of the thereby, and authorize the is loth day of April 1981		Ecowledne tre f . jug e fischange of the sc e Hubldha and	
Imogene Howard, Ass't, Jec	mataw - C Bring	man, t.e.t. M.	

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