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an san da wa na	66155	BOOK 118
MORTGAGE (Ne. 521).		STATIONERY COLawrence, Kansas
This Indenture, Made this	husband and wife	
of Lawrence in the County of D parties of the first part, and	ouglas and St ilding and Loan A	ate of Kansas
Witnesseth, that the said part 10.8 of the first part, 1 Three Thousand Dollars and No/100 to them duly paid, the receipt of w this indenture do GRANT, BARGAIN, SELL and MO following described real estate situated and being in Kansas, to-with	n consideration of the su hich is hereby acknowl RTGAGE to the said part in the County of	The second part, the puglas and State of
The North 135.8 feet of L (12) in Addition Eleven ( City of Lawrence known as	11) in that part	and Twelye of the
with the appurtenances and all the estate, title and inte And the seid part 185 of the first part dohereby covenant a of the premises above granted, and seized of a good and indefessible estat	nd agree that at the delivery he	reofthey arone lewful owner S
and that thoy will warrant a it is agreed between the parties herato that the part 10.8 of the fit and assessments that may be levied or assessed against said real estate wh keep the buildings upon said real estate insured spinst fire and foreado i directed by the part Y. of the second part, the loss, if any, made pay insures, And in the want that said part 10.8 of the first part shall fail it said premise insured as a herein provided, then the part Y. of the second shall become a part of the indebtedness, iscured by this indent u	st part shall at all times during t	the life of this indenture, pay all taxes
until fully repaid. THIS GRANT is intended as a mortgage to secure the payment of the $n_{\rm NO}/100$	um of Three Thouse	nd Dollars and 
per, with all interest activity interest activity to the set of any insurance or to diac that said part <u>10.8</u> . of the first part shall fail to pay the same as prov And this conveyance shall be void if such payments be made as here if default be made in such payments or any part thereof or any obligan testate are not paid when the same become due and payable, or if the into real settle are not kept in as good repair as they are now, or if weste ind the whole sum remaining unpair, and all of the obligation provide is given, shall immediately mature and become due and payable at the	harpe any taxes with Interest the	areon as herein provided, in the event
the said pert $\mathcal{J}_{\dots}$ of the second pert, ments thereon in the menne provided by law and to have a receiver app sail the premises hereby granted, or any part thereof, in the manner po- relatin the amount then unpeld of principal and interest, together with the Lift is early by the act $\mathcal{V}_{\dots}$ making such sale, on demand, to the fi	to take possession of t initial to collect the rents and prescribed by law, and out of costs and charges incident there inst part. 103.	he said premises and all the improve- benefits accruing therefrom; and to all moneys arising from such sale to to, and the overplus, if any there be,
It is agreed by the partial hereto that the terms and provisions of benefits acruing therefron, shall extend and huve to, and be obligate and successors of the respective parties hereto. In Witness Whereef, the part $\underline{1.0.9}$ of the first part ha.V.8 here last above written.	this indenture and each and ever ny upon the heirs, executors, unto set their heir, hand J.E. Bl	sufficient in the set of the set
	Doris I.	iter (SEAL) Bereiter (SEAL)
THE REPORT OF	a dea una una decona una deconstanto.	a un á concordor never never secono secono
NOTARL before me, for said Coonty and Stele, c Bereiter, hual to me personally known to		and Doris I.
Ny Completion expires April 21:062	LE	L. E. Boy,
	- Harold 4	A aegister of

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