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את הנו הוו הוו הוו הוו הנו הנו הוו הוו הוו	66654	BOOK 119	and the set of the off the set
MORTOAGE		es Legal Blanks-CASH STATIONERY	
This Indenture, Made this Dema M. Good and James E	. Good, her husban		, 1958. between
f. Lawrence , in the C artes of the first part, and .The .	county of Douglas. Lawrence Building.	and State of	on
Witnesseth, that the said part198. Twenty six hundred and.	of the first part, in consid	eration of the sum of	
o them duly paid his indenture do GRANT, BARG ollowing described real estate site cansas, to-wite	AIN, SELL and MORTGAGE	to the said part y. of th	e second part, the
thirty-sever	ndred thirty-five (n (137) on Alabama µl), in that part o st Lawrence.	Street. in Block	A COMPANY AND AND AND
with the appurtenances and all the e And the said part 188 of the first part of f the premises above granted, and seized of a g	lo hereby covenant and agree th	nat at the delivery hereof they	arthe lawful owner 8
and the It is agreed between the parties hereto that i and assessments that may be levied or assessed are exp the buildings upon abid real estate insured lirected by the part Y. of the second part, th retern. And in the event that said part 1085 or di premises insured as herein provided, then th o paid shall become a part of the indebtedness, ntil fully repaid.	they will warrant and defend the part 185 of the first part shal gainst said real estate when the sam against fir and tornado in such sum to loss if any, made payable to the first far the stand fail to pay such the first part shall fail to pay such secured by this indenture, and shal	I at all times during the life of this	indenture, nav all taxes
THIS GRANT is intended as a mortgage to sec π and π and π and π and π and π and π and π coording to the terms of $\Omega \Omega B$	ture the payment of the sum of .TW	enty six hundred a	nd no/100 Dollars.
ay of <u>Auguist</u> it art, with all interest accruing thereon according aid part. <u>y</u> of the second part to pay for het said part <u>1.0.5</u> . of the first part shall fail And this conveyance shall be void if such pa default be made in such payments or any par- tates are not paid when the same become due a le state are not kept in as good means at	9.58, and by 1ts to the terms of said obligation and a any insurance or to discharge any to	terms made payable to the palso to secure any sum or sums of secure with interest thereon as hereig	art . y of the second money advanced by the
nd the whole sum remaining unpaid, and all of a given, shall immediately mature and become of the said part	f the obligations provided for in said due and payable at the option of the to to have a receiver appointed to co	d written obligation, for the security te holder hereof, without notice, ar take possession of the said premis bliect the rents and benefits accru	of which this Indenture of which this Indenture d it shall be lawful for es and all the Improve- ing therefrom; and to
The based by the pert	le, on demand, to the first part 10 terms and provisions of this indentur ure to, and be obligatory upon the hereto.	arges incident thereto, and the ov Ss and each and every obligation the heirs, executors, administrators,	erplus, if any there be, erein contained, and all personal representatives,
at above written.	, De	Dema M. Good	(SEAL)
TE OF. Kansas	\$5	James E. Good	(SEAL)
befor	ERED, That on this		Notary Public In and
UBLIC to me and d IN WITNESS W	her husband personally known to be the same pe- luly acknowledged the execution of the MERCOF, I have hereunto subscribed last above written.	rson S who executed the foregoing	Instrument of writing,
Commission septres April 21	<u>19.62</u> Z	L. E. Eby	Le Gibiary Public
	olo portan ne, to dered dister (f. kedu fo krite Div Diare o		Register of payment of the is mortgage of re- ociation

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