L 836	47 MO	RTGAGE BOOK	(133
•	and a second		Loan No. 11318
THIS INDENTURE, made	this 18th de	y of March	, 19_63, by and between
	From S. Highen or	d Vamilta I Diala	
Douglas		d Vernita J. Bishop	, his wile
	County, Kansas, as mor		•
nder the laws of Kansas with i ansas, as mortgagee;			, a corporation organized and existing
WITNESSETH: That said	mortgagor_s_, for and in	a consideration of the sum	4
ricy-live hundred and	No/100		Dollars (2 5500 00
ad assigns, forever, all the follow ad State of Kanaas, to-wit:	nowledged, doby these wing described real estate	presents mortgage and was, situated in the county of.	rrant unto said mortgagee, its successors Douglas
The East 38' of	Lot 51 and the We	st 12º of Lot 49 on	High Street.
	s County, Kansas.		1
nis is a purchase mone ascribed without writt comissory note immedia	en consent of the	mortgagee shall ren	real property herein above der the amount due under the tgagee.
gother with all heating, lighting ndows and doors, and window a said property or hereafter place	r, and plumbing equipment hades or blinds, used on or of thereon.	and fixtures, including stok in connection with said pro	ers and burners, screens, awnings, storm perty, whether the same are now located
TO HAVE AND TO HOLD T	THE SAME, together. with	all and singular the tenew	same. Said mortgagor. B hereby cove-
with said mortgagee that	L he y are , at the	delivery hereof, the lawful	man 8 of the manufact at
a described, and _Areselz	ed of a good and indefeas	ible estate of inheritance the	rein free and alars of all
PROVIDED ALWAYS and	ad defend the title thereto	forever against the claims	and demands of all persons whomsoever.
PROVIDED ALWAYS, and t			
I conditions of the promissory n ree, payable as expressed in sale ms of said note are hereby inco	ote of even date herewith d note, and to secure the p prporated herein by this r	and secured hereby, execute performance of all the term efference.	Dollars (\$.5500.00), abe to said mortgagee under the terms of by said mortgagor. S. to said mort- s and conditions contained tharein. The
it is the intention and agreeme	nt of the narties herete th	at this manter at 11 a	
of them, may owe to said mor- main in full force and effect betw amounts secured hereundar incl	tgages, however evidenced	as in addition to the amount , whether by note, book acc. I their heirs, personal repres	above stated which said mortgagors, or bunt or otherwise. This mortgage shall sentatives, successors and assigns with
hereby authorize said mortgag- income therefrom and apply the mprovements necessary to keep he note hereby secured. This re ing of possession hereunder shal therwise.	ee or its agent, at its opti same to the payment of in said property in tenantab ent assignment shall conti il in no manner prevent or	on, upon default, to take char terest, principal, insurance le condition, or to other char nue in force until the unpaid retard said mortgagee in th	at any and all times from said property rge of said property and collect all rents premiums, taxes, assessments, repairs ges or payments provided for herein or balance of said note is fully paid. The collection of said sums by foreclosure
I here are no unpaid labor or n	naterial bills outstanding	which would result in a med	hanic's lien and at t
payment of such indebtedness.	to shall be subject to the	condition that the purchases	or purchasers shall also be liable for
t to assert the same at any late note and of this mortgage.	r time, and to insist upon	hereunder at any time sha and enforce strict complian	Il not be construed as a waiver of its se with all the terms and provisions of
If said mortgagor 5. shall cause isions of said note hereby secu	se to be paid to said mortg	agee the entire amount due	it hereunder, and under the terms and
terms and provisions thereof, an these presents shall be void; of on of all of said property, and n nmediately due and payable, an inte of such default all items of	d if said mortgagor S she therwise to remain in full may, at its option, declare t d may foreclose this mort indebtedness secured have	Il comply with all the provis force and effect, and said in the whole of said note and a gage or take any other lega	r renewals thereof in accordance with ions of said note and of this mortgage, nortgages shall be entitled to the pos- ll indebtedness represented therey l action to protect its right, and from % per annum. Appraisement waived.
This mortgage shall be binding ms of the respective parties her	upon and shall enure to th	the benefit of the heirs, exec	% per annum. Appraisement waived.
IN WITNESS WHEREOF, sai	id mortgagor s. ha ve he		hand S. the day and year first above
		_610	v & B.L.
		dan Evan S	· Bishop
256 GM 10 61 T. REV. 4-56	P	Vernit	J. Bishop
			and the second second

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