MORTGAGE	, (No. 52 K)	BOOK 95 F. J. Boyles, Publisher of E	agal Blanks, Laurence, Kanasa	5	É
This Indenture, Made rear of our Lord one thousand nine hun John C. Taylo		day of March	, in the between ad wife	•	
				sit.	
A SECTION AND THE PROPERTY OF	the County of Douglas The Lawrence Buildin		Kansas		
pert ot the first part, and					
w	ifnesseth, that the said part_	105 of the first part, in con-	e second part.		
Eight hundred and no/			DOLLARS		
real estate situated and being in the Cour	r paid, the receipt of which is here and MORTGAGE to the said part of Douglas Block 7, in Lane	J of the second part, t	l, and by this indenture		
	of Lawrence,	1	· · · · · · · · · · · · · · · · · · ·		
	3				-14
with the appurtenances and all the estate,	المحمد التعاضاء أواليسامة المحمدان	[68] of the first and the first		(1)	•
And the said part 108 of the first part of the premises above granted, and seized of a good	dohereby covenant and agree that at and indefeasible estate of inheritance there	t the delivery hereof they all incumbrances in, free and clear of all incumbrances	the lawful owner 8		
It is agreed between the parties hereo that the test at a state of the	and that the yvill warrant and determine the same becomes due and peyable, and by such insurance company as shall be second pure to the extent of the second pure to the extent of the second pure to the extent of the second that the samount so paid shall become a part of the samount so paid shall become a part of	fend the same against all parties makes during the life of this indenture, part that LLOY What keep to pectified and directed by the part. Yminterest. And in the event that insured as hereign provided, then the the indebendness, secured by this	ing lawful claim thereto. say all taxes or assessments the buildings upon said real of the second part, the said part of the second indenture, and shall bear		
THIS GRANT is intended as a mortgage of	secure the psyment of the sum of E	ight hundred and	no/200		
coording to the terms of ONG certain written	obligation for the payment of said sum	of money, executed on the 2	DOLLARS,		
March 10 49	and by -its made or	middle on the name . V . of al.			
o pey for any insurance or to discharge any taxes wit	h interest thereon as herein provided, in the	e event that said part 168 of the	first part shall fail to pey	(1)	
And this conveyance shall be void if such pays ands in such payment or any part thereof or any ob- come due said psychia, or if the instrument is not be considered in the said virtum obligation, for the security he holder haved, without notice, and it shall be leaf- te and possible said at the improvements thereon in tenfrong and to sail the presences showly general, or he assignment then unpaid of principal and instruct, tog- te assignment the said the presence of the said like is agreed by the parties between the the term berefores, shall assend and instructs, and it is obligatory series person.	ments be made as herein specified, and the ligition created thereby, or interest thereon, or up any any confidence herein, or if the building this conveyance shall become absolute and for the said port. Y of the second of the meaning provided by law and to here any part thereof, in the manner prescribed there with the roots and charges incident the special confidence of the second of th	obligation contained therein fully of or if the trans on said real evitate are on said real exteat extent to the whole sum remaining unpaid, a disability manure and become due to clinicity manure and become due receiver appointed to collect the receiver appointed to a collect the receiver appointed to a collect the receiver appointed to the	fricharged. If default be not paid when the same as good repair as they are and all of the obligations poyable at the option of the poyable at the option of the possession of the option of the possession of the option with a point of the option of the option of the option such also to retain be, shall be paid by the d, and all benefits accruing successors of the respective	il.	
	the part 108 of the first part ha	VO hereunto set th	61r hand 8 and		
	John	ie Belle Tayl	(SEAL)		
	Sill	ie Belle Jayl	or_:_(SEAL)		
		Can Hall II Visited Res		C	(
TATE OF Kansas	}88.				
E comments before	John C. Taylor and and wife	Lillie Belle Tayl	· · · · · · · · · · · · · · · · · · ·		
duly IN WIT	e personally known to be the same ; acknowledged the execution of the sa NESS WHEREOF, I have bereunto so and year last above written.	me.		,	
dy Commission Expires April 21	19 50	(人、) ひ、)	Notary public	L.	
	2/1	Ald A. Beck	mister of Parks		
	, princer				
ndersigned, owner of the with hereby, and authorize the Reg	RELEASE				