Reg. No. 11, 42

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MORTOAGE 5905	2 Book 112	(Ne. 52K)		nki-CASH STATIONE	RY CO -In-	Kanal
This Indiana and a	-1. OALL		•			
This Indenture, Made 1 Walter Monroe	Norton and Glo	oria Barbra	of Marol Morton, his	wife	, 19 56 . be	etween
of Lawrense parties of the first part.	, in the County (and	of Douglas Wrence Nati	onal Bank, I	awrence, Kar	199.8	.
Wilnesseth, that the said FORTY FIVE HUNDRED &		e first part, in .		art.yof_t of the sum of *	0	1
to them, GRA this indenture do GRA following described real Kansas, to-wit:	duly paid, the r NT, BARGAIN, Si estate situated a	LL and MORT	GAGE to the s	aid part Yof	ha. vo sold, a the second pa	ind by art, the
Lot	Number Fifty-	ceven (57) a	nd the Bast	One-half (E) of	
	Number Fifty-					
the	City of Lawre	nce				
Rent Assignment:			ter en antaren en en la remere Antaren esta esta esta esta esta esta esta esta			
Including all rep shall be entitled to hersunder.						
		1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.		· · · ·	tan ang ang ang ang ang ang ang ang ang a	
with the appurtenances a	nd all'the estate	title and intere	et of the said	nart 103 of the	first part ther	ein
And the said part 102 of of the premises above granted, an	the first part doh	ereby covenant and indefeasible estate	agree that at the o	lelivery hereofth	BY Broke lawful	1
It is agreed between the partil and assessments that may be levie keep the buildings upon sid road directed by the part y of the interst. And in the event that sail sid promises insured as herson p to paid shall become a part of 1 until fully repaid.	and that the part is hereto that the part d or ascessed against sa estate insured against f second part, the loss, i part 1984, of the fir	Y will warrant and OSof the first d real estate when re, and tornado in f any, made payable t part shall fail to	part shall at all tim the same becomes such sum and by s to the part y say such taxes whe	due and payable, i uch insurance compa of the second par in the same become id taxes and insuran	this indenture, pay and that they r ny as shall be spe t to the extent of due and payable of e or either, and t	all taxes rill cified and its r to keep he amoun
THIS GRANT is intended as a		payment of the sum	of			DOLLARS
according to the terms of		ation for the pay	ment of said sum o	f money, executed a		
day of <u>March</u> put, with all interest accounts the said puty of the second that said part 101 . If the first And this conveyance shall be if default be made in such payr elates are not paid when the same real eates are not kept in as goo and the whole sum remaining un to class. Used Immediately matur	19.56 recon according to the to part to pay for any Ins t part shall fall to pay of void if such payments ents or any part thereo s become due and paya do repair as they are no paid, and all of the ot e and become due; and	and, by	to an and also to see ge any taxes with 1 in this indenture. specified, and the created thereby, o cos is not kept up mmitted on said pri- or in said written c ion of the holder i	a inde payable to ure any sum or sum interest thereon as i to obligation contain as provided herein mises, then this com ibligation, forsithe se areof, without noic	the part,V, of 1 s of money advanc herein provided. In or if the faxes on , or if the building revence shall becom curity of which this o, and it shall be	the even said rea said rea said rea s on sak absolute indenture lawful fo
the field part. V of the secon month thereon in the manner pro- real the premises hereby, granted fetain the amount then unpaid of while the noted by the part V.	d part. its agent ided by law and to hav , or any part thereof, principal and interest, is making such sale; on c	a or Asaigns a receiver appoint in the manner pres gether with the con- lemand, to the first	to take posse ted to collect the cribed by lay, a ts and charges incl part. 101	ssion of the said p rents and benefits ad out of all mone dent thereto, and th	remises and all the accruing therefrom systarising from su the overplus, if any	and t ch sale t there/be
It is agreed by the parties is benefite account therefrom, shall aitight, and successors of the re- in Witness Whereaf, the part	ereto that the terms an extend and inure to,	d provisions of this and be obligatory	Indenture and eac upon the heirs,			
last above written.			Gloria	Monroe 19 Moproe 19 Barbra Mo	Marta. rbon Ton rton	(SEAL (SEAL (SEAL (SEAL
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