יות המי את המי יות המי היו היו המי היו המי הא היו	64088	BOOK 116	COMPANY OF STATE
MORTGAGE	(No. 52K)	Boyles Legel Blanks-CASH STATIC	NERY COLawrence, Kenses
This Indenture, Made this Ethel N. Edie	and the second se	October	, 1957. between
of Lemmence , in the Constant $\gamma$ of the first part, and Lemme	ounty of Douglas	and State c	f Kansas
arrence, Kansas		The Martin State of the State o	f the second part.
Witnesseth, that the said part Y Seven Hundred & No/100			
	, the receipt of which	is hereby acknowledge	d, ha <sup>s</sup> sold, and by
following described real estate situ Kansas, to-wit:	uated and being in th	e County of Douglas	a and State of
The North 622 feet of in Babcock's Addition, in Douglas County, Kan	an Addition to the	a City of Lawrence,	
with the appurtenances and all the e And the seld part of the first part do of the premises above granted, and seized of a g	o hereby covenent and ag	ree that at the delivery hereof	she 13 the lewful owner .
No exceptions	e BhG will warrant and de	fend the same against all parties	making lawful claim thereto.
It is agreed between the parties hereto that it and assessments that may be leviced or assessed ag- leep the buildings uppon said real earste insured a directed by the part y <sup>2</sup> . Or the second part, the interest. And in the event that said part y <sup>2</sup> by aid premises insured as herein provided, then the sep said shall become a part of the indebtedness, will fully earsted	he period of the tirst par- painst said real estate when the igainst fire and tornado is such e loss, if any, made payable to e loss, if any, made payable to the first part shall fall to pay e part of the second second by this firster too	t shall at all times during the life same becomes due and payable sum and by such insurance con the part J of the second such taxes when the same beco- part may pay said taxes and insu- ball taxes when the same beco-	of this indenture, pay all taxes a, and that She will upany as shall be specified and part to the extent of IUS me due and payable or to keep rance, or either, and the amount
THIS GRANT is intended as a mortgage to see Seven Hundred & No/100	ure the payment of the sum of	\$700.00	
eccording to the terms of certain with day of	ten obligation for the paymen	nt of said sum of money, execute	d on the 4th
usid part. J of the second part to pay for	any insurance or to discharge	any taxes with interest thereon a	a herein provided, in the event
that said part And this conveyance shall be void if such part of default be made in such payments or any part steller are not paid when the same become due a real estate are not kapt in as good repair as they and the whole sum remaining unpaid, and all of a given, shall immediately mature and become d	thereof or any obligation cre nd psyable, or if the insurance rare now, or if waste is comm the obligations provided for i fue and psyable at the option	sted thereby, or interest thereon is not kept up, as provided her inted on seld premises, then this c in seld written obligation, for the of the holder hereof, without no	, or if the taxes on said real ein, or if the buildings on said onveyence shall become absolute security of which this indenture entre, and it shall be lawful for
the said part. Y., of the second part. 158 c ments thereon in the menner provided by law anc sail the premises hereby granted, or any part il retain the amount then unpaid of principal and int retain the amount then unpaid of principal and int	Agents or assigns d to have a receiver appointed hereof, in the manner prescrib- terest, together with the costs a	to take possession of the said to collect the rents and benefit ed by Isw, and out of all m and charges incident thereto, and	the second se
thell be paid by the party making such sal It is agreed by the parties hereto that the t benefite scarbing therefrom, shall extend and int assigns and successors of the respective parties t	erms and provisions of this inc ure to, and be obligatory upo hereto.	denture and each and every oblig on the heirs, executors, adminis	
In Witness Whereat, the part X of the last above written.	first part ha.g hereunto a	ther hend at	Office (SEAL)
	· · · · · · · · · · · · · · · · · · ·	Sthel M. Edie	
NTATE OF Kansas	na menangkan menangkan kan menangkan kan menangkan kan menangkan kan menangkan kan menangkan kan menangkan kan 	y namang ng n	
· Douglas county	ABERED, That on this Lit	h day of Octob	er <u>A. D. 19 57</u>
- N.BU -	fore me, said not said County and State, came me personally known to be the	Ethel M. Edie	foregoing instrument of writing
NOTAR IN WITNESS	d duly acknowledged the executi	on of the same. ubacribed my name and affixed m	y official seal on the day and
BLIGS		Jama a. B.	Innert Notery Publi

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