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	a series and the series of the	c4305	BOOK 116	
MORTGAGE	(52K)		Lagel Blanks - CASH STATIONE	IY CO., Lawrence, Kans.
This Indenture,	Made this Se	cond	day of Novembe	r in the
year of our Lord one thousand nine	hundred and Fift	y Seven		between
James M. S	hreve and Eli	zabeth K.	Shreve, Husband	and wife,
of Lawrence , in the	he County of Doug	las	and State of	Kansas
part 105 of the first part, and			·	
W Twelve Thousand S	Vitnesseth, that d even Hundred	e said part ies Fifty and	part Y of the of the first part, in consi no/100	deration of the sum of
do GRANT, BARGAIN, SEI real estate situated and being in the Lot 6, 1	L and MORTGAGE (County of Dou Block 1, Sout	o the said partY glas hwest Addi		and by this indenture he following described
addition to	the City of L	awrence, K	ansas	and the second second
mind an analysis	· · · · · · · · · · · · · · · · · · ·		173	
	e written.	m of five	(5) years from t	he date
	erstood and a	ureed by ar	nd between the pa	untion houses
	is a purchase			ittles hereto
· · · · · · · · · · · · · · · · · · ·	<u> </u>	•		a parti de la companya de la compa
			and a second	
 An and a second s	i	Santinut y annalis an training an anna		terret and the second sec
with the appurtenances and all the es				
And the said part 105 of the fit of the premises above granted, and seized				
and the second se	they	and the factor	he same against all parties mal	
It is agreed between the parties here	eto that the part 105	of the first part shi	all at all times during the life	of this indentute, pay all
rares and assessments that may be levied keep the buildings upon said real estate i directed by the part Y of the second interest. And in the event that said part said premises insured as herein provided, so paid shall become a part of the indel ment until fully repaid.				
THIS GRANT is intended as a more Hundred Fifty and no/	rigage to secure the paym	ent of the sum of	Twelve Thou	
according to the terms of a . cer	tain written obligation		said sum of money, executed on	the second
day of November part, with all interest accruing thereon ac said part Y of the second part to p		aid obligation and a	terms made payable to the p ilso to secure any turn or sums o es with interest thereon as here	of money advanced by the
that said part ¹ es of the first part sh And this conveyance shall be void it	tall fail to pay the same f such payments be made	as provided in this as herein specified.	is indenture. , and the obligation contained	therein fully discharged.
And this conveyance shall be void it If default be made in such payments of estate are not paid when the same becom real estate are not kept in as good repair and the whole sum remaining unpaid. an is given, shall immediately matuse and	any part thereof of any the due and payable, ot. if as they are now, or if w d all of the obligations p become due and payable	obligation created the insurance is no aste is committed on rovided for in said v at the option of the	thereby, or interest thereon, or t kept up, as provided berein, c gaid premiser, then this convey, written obligation, for the secur- bilder hereof, without notice,	if the taxes on said real r if the buildings on said ince shall become absolute ty of which this indesture and it shall be lawful for
the said part Y of the second part ments thereon in the manner provided b sell the premises hereby granted, or any the amount then unpaid of principal and be paid by the part Y making such	y law and to have a receipart thereof, in the man interest, together with the sale, on demand, to the	iver appointed to conner prescribed by la ner costs and charges	s take possession of the said pre- illect the rents and benefits ac w, and out of all moneys arisin incident thereto, and the overp	nises and all the improve- cruing therefrom; and to g from such sale to retain - lus, if any there be, shall
It is agreed by the parties hereto the benefits accruing therefrom, shall extend	and inure to, and be ob	ons of this indentur	e and each and every obligation heirs, executors, administrators	therein contained, and all personal representatives,
assigns and successors of the respective p In Witness Wher and seal ^S the day and year last above y	eof, the part 108	of the first part ha	ve hereunto set the	ir hand 5
and test the day and year tak anove t		Agente	misher	(SEAL)
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<i>r</i>		and the second sec		

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