ng di takun tu tu di di di ta	672	302	BOOK 119	עינג אינטיע אינטייע אוני אינטיים. עינג אינטיע אינטייע אוני אינטייים	<u></u>	
MORTGAGE	(Ne. 53		gel Blanks-CASH STATION		EF EF	
Wayne B. Harris Lois A. Barnar	ede this sixth 5, and Helen M. Harris, hu 1, husband and wife	sband and wi	fe; and Glenn L.	Barnard and	n ::	
of Lawrence part lesof the first	, in the County of D part, and	ouglas onal Bank of	and State of Lawrence, Kansa	<b>s</b>		
The second second second second				the second part.	COLUMN ST	
Thirteen Thous	e said part les. of the first par and Five Hundred and no/10	<ol> <li>in considera</li> <li></li> </ol>	tion of the sum of	BOLLAR	S	
to them this indenture do	duly paid, the receipt of GRANT, BARGAIN, SELL and real estate situated and bein	which is her	eby acknowledged, the said part Y o	ha. V? sold, and b f the second part, th	y e	
Kansas, to-wit:			ity of the poly in	and State (	27	
Lot Nunt Replat	t four (4) feet of Lot Num er Twenty-One (21), Block and Subdivision of Blocks	Four (4), o Three and Fo	f the		a araran	
City of	i) in Southwest Addition, Lawrence.					
And the said part 10:	es and all the estate, title and a of the first pert do hereby coverse ed, and setzed of a good and indefessible	int and acres that a	the deliver to the		s.	問は minusa 195 wi flan
	and that they will warra	nt and defend the				n the xigind ongage agriced
the stand southeast the	parties hereto that the part 100 of th	a first mart shall at	And the second division of the second s			Desember
directed by the part Y	levied or essessed against said real estate real estate insured against fire and tornar of the second part, the loss, if any, made is tead part 165 of the first part shall fi sin provided, then the part Y of the of the indebtedness, secured by this inde	to in such sum and bayable to the part. all to pay such taxe	by such insurance comparty y	to the extent of 1LS	d y	at Ber
so paid shall become a part until fully repaid.	of the indebtedness, secured by this inde	second part may p nture, and shall bear	bay said taxes and insurance interest at the rate of 10	e, or either, and the amount from the date of payment	PHU	Proventing of
THIS GRANT is intended	as a mortgage to secure the payment of th	sum of Thirt	een Thousand Fiv	re Hundred and		Carriero Carriero
	ORE certain written obligation for the CC 19 58, and by g thereon according to the terms of said o					
said part Y of the sec	ond part to pay for any insurance or to d	halling and a	the start of some of some	or money advanced by the		
that said part i.e.s. of the And this conveyance shall if default he made ince shall	I first part shall fall to pay the same as p be void if such payments be made as he payments or any part thereof or any oblig same become due and payable, or if the good repair as they are now, or if waste	ovided in this inden	iture.	d therein fully to the	ort g	
estate are not paid when the real estate are not kept in a: and the whole sum constitu-	payments or any part thereof or any oblig same become due and payable, or if the I good repair as they are now, or if waste g unpaid, and all of the obligations provi lature and become due and payable at th	ation created there is not kep is committed on sal	by, or interest thereon, or t up, as provided herein, d premises, then this conve	if the taxes on said rea or if the buildings on said	ager a	
is given, shall immediately n	s unpaid, and all of the obligations provi- sature and become due and payable at th	ded for in said writ e option of the hol	ten obligation, for the secu der hereof, without notice,	rity of which this indentury and it shall be lawful for	目	
ments thereon in the menner sell the premises hereby gra retain the amount then unpair	provided by Isw and to have a receiver a nited, or any part thereof, in the manner of principal and interest, together with the	the seconder	opsession of the said pre- the rents and benefits ac , and out of all moneys incident theorem	cruing therefrom, and in	and the second sec	
shall be paid by the part is	S. making such sale, on demand, to the	first part.y	Therefore, and the	overplus, if any there be,		
assigns and successors of the	is hereto that the terms and provisions of hall extend and inure to, and be obligat respective parties hereto.	A PRANT - ALTON AND	a succession of a commissional of	s, personal representatives,	11月1日日	rrse rrse rrse r
In Witness Whereof, the past above written.	art 125 of the first part haV.C her	sunto set the	IT hand S and se	al S the day and year	and a	
		Mayne B. Ha	mis Harr	io - (SEAL)	· · · ·	
	di d	Heten M. Ha	L'Barnard	Acia (SEAL)	2.00.2	and a
		Clenn L. Ba	anara Daini	and (SEAL)	A LINE	5 1 - 4 14 14 14 14 14
		Lors A. Bar	ndru .	il and an instance of the	Chillion	
TATE OF KANSAS					Contraction of the second	
	BE IT REMEMBERED, That for this	SIXTH	day ofCCTCBER	A. D. 19 58	Carlina Carl	
1 Com	before me, Warrel for said County and State,	n Rhodes <sub>came</sub> · Wayne B	Harris, Helen	. a Notary Public in and M. Harris,	and the second	
A. A. M.	husband and wife	, and Glenn	Barnard and La who executed the foreg	ois A. Barnard,	Section of	
a Ph	and duly acknowledged the IN WITNESS WHEREOF, 1 have her	execution of the sam	10.	1	图	
BLIC	year last above written.	P	Jane Phole	1 the los	ELCE -	
Ay Compilesian explores Ju	ine 17, 1961	Warr	en Rhodes	Notary Public	No.	
		+ Doold	a. Deck			

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