and the second	7893 Book 120	id \$12.50	
a nati niti niti niti niti niti niti nit	52K) Boyles Legal Blanks-CASH STATION	EV CO-lawrence Kanar	EE
	and the second	the state of the state of the state	Et 3
This Indenture, Made this 28th. Otto LeRoy Hadl and Esther A.	day of November	, 19.50 between.	t s est
			eng
of Lawrence , in the County of Do part 18 sof the first part, and The Lawrence	Building and Loan Associa	tion	ered.
and the second of the second sec	part y	the second part.	1-05
Witnesseth, that the said part las of the first Five thousand and no/100	part, in consideration of the sum of	DOLLARS	200
to them duly paid, the receip this indenture do GRANT, BARGAIN, SELL ar	of which is hereby acknowledged		Land
following described real estate situated and l			4 14
Kansas, to-wit:			
Lot Seven (7) in Bl	the South 65 feet of ock Six (6), in Babcock's		inter
Addition, an Additi	on to the City of Lawrenc	0.	- 0-4
with the appurtenances and all the estate, title a And the said pert 1.9.8 of the first per do hereby c of the premises above granted, and seized of a good and indefea	ovenant and agree that at the delivery hereof th	BY BIAhe lewful owner S	o die
and that they will	warrant and defend the same against sol parties	making lawful claim thereto,	27.0
. It is agreed between the parties hereto that the part 10.5	of the first part shall at all times during the life	of this indenture, pay all taxes	$-\gamma_{o}$
and assessments that may be levied or assessed against said real keep the buildings upon said real estets insured against fire and directed by the part 20 of the second part, the loss, if any, . Interest. And in the event that said part 188 of the first part said premises insured as herein provided, then the part 2, so paid, shall become a part of the indebtedness, secured by thi	datate when the same becomes due end payable ternado in such sum and by such travernee com nade payable to the part J of the second ; hall fail to pay such taxes when the same becom d the same becomes and and the same becomes the same becomes and the same becomes and the same becomes the same becomes and the same becomes a	, and that UIOY WILL pany as shall be specified and part to the extent ofS ne due and payable or to keep are or either and the amount	of the
said premises insured as herein provided, then the part <u>J</u> so paid shall become a part of the indebtedness, secured by thi until fully repaid. THIS GRANT is intended as a mortgage to secure the payment	a indegure, and shall beer interest at the rate of	10% from the date of payment nd no/100	4 4 9
	CONTRACTOR AND A CONTRACTOR AND	manimum manimum volumer.	6.8
according to the terms of ODO certain written obligation day of <u>November</u> 19.58, and parr, with all interest accruing thereon according to the terms of	by 105 terms made payable to said obligation and affect to secure any sum or p	to the part J of the second ums of money advanced by the	- l'el
said part J of the second part to pay for any insurance that said part 10.5. of the first part shell fail to pay the sam			ne s
that said per <u>163</u> of the first part shall fail to pay the sam And this conveyence shall be void if such payments be made if default be made in such payments or any part thereof or as easter are not paid when the same become due and payable, or real estate ere not kapt in as good repair as they are now, or -and the whole sum remaining unpaid, and all of the obligation is given, shall immediately mature and become due and payable, or	y obligation created thereby, or interest thereon If the insurance is not kept up, as provided her f waste is committed on said premises, then this o	rein, or If the buildings on said in the buildings on said	the se
is given, shall immediately matter and exclude the second part. The said part. J. of the second part. ments thereon in the manner provided by law and to have a re sail the premises hardeby granted, or any part thereof, in the status the amount then unpaid of principal and interest, together	to take possession of the said ceiver appointed to collect the rents and benefit manner prescribed by law, and out of all m with the costs and charges incident thereto, and	I premises and all the improve- ts accruing therefrom; and to	
shall be paid by the part. J making such sale, on demand It is agreed by the parties hereto that the terms and pro- benefits accruing therefrom, shall extend and inure to, and b	to the first part 4.9.9 . Islons of this indenture and each and every oblig a obligatory upon the heirs, executors, admini	igetion therein contained, and all strators,- personal representatives,	e Hile
essigns and successors of the respective parties territer	VO hereunto set their handS	and seal 5 the day and year	14E 29
In Winess Whereof, the part 16.5. of the first part ha- last above written.	Otto LeRoy Hadl	(SEAL)	- pe
	Eather A. Hall	(SEAL)	6 594
· · · · · · · · · · · · · · · · · · ·	Esther A. hadi	2	- BEE
		THE OWNER AND ADDRESS OF THE OWNER.	est
	and the second second		13 ES
STATE OF KANSAS	C A State of the second se		635
Douglas county,		Der AD 19 58	196
	B. Eby	a Notary Public In and	. 40
NOTAR A for said County an	d State, came Otto LeHoy Hadi at	perception and an	
to me personally k	nown to be the same person S who executed the	foregoing instrument of writing.	
and duly acknowle	dged the execution of the same. have hereunto subscribed my name and affixed my	y official seal on the day and	This co
year last above w	itten.	by Noner Public	mortginge
My Commission expires April 21	L. E. Eby	An and a second	- margher

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19 July

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