		Fee Paid 35.00	Sec. Call
	50369	BOOK 105	, t <sub>e</sub>
MORTGAGE	(No. 52K)	al Blanks-CASH STATIONERY COLawrence, Kansa	•
This Indenture, Made this 22nd Elmer E. Martin and Glady	the second second as the second second second second second	and the second	ien
of Lewrence , in the Coupart <sup>10</sup> sof the first part, and The		nd Loan Association	
Witnesseth, that the said part 193 Two-thousand and no/100		part I of the second part. tion of the sum of BOLLA	
to them duly paid, this indenture do GRANT, BARGAI following described real estate situa Kansas, to-wit:	IN, SELL and MORTGAGE to		the
Lot Sixty (60) on Co	onnecticut Street, 1	n the City of	
Lawrenge with the appurtenances and all the es And the said part 1.05 of the first part do. of the premises above granted, and seized of a goo	hereby covenant and agree that a	t the delivery hereof theyare the lawful own	
It is agreed between the parties hereto that the	e part $10.8$ of the first part shall at inst taid real estate when the same ba- later first and made payable to the part the first part shall fail to pay such fax part $\frac{1}{2}$ of the second part may become by this indentire, and shall be	and the second	laxes
according to the terms of ODE certain writter day of September 19 part, with all interest according to and part $\mathcal{Y}$ of the second part to pay for a that said part 10.5 of the first part shall fail to And this conveyance shall be void if such pays if default be made in such payments or any part ettate are not paid when the same become due and real state are not head in as good repair at they	n obligation for the payment of said 53 and by 11.8 the terms of said oblightion and also ny insurance or to discharge any taxes pay the same as provided in this inde- ments be made as herein specified, ar therefor or any obligation created there d payable, or if the insurance is not ke are now, or if waste is committed on s	with intrest thereon, or if the tases on taid of provides therein, or if the tases on taid there is a sum or sums of money advanced by with intrest thereon as barein provided. In the a enture, and the obligation contained, therein fully discha- ety or intrest thereon, or if the tases on taid of up on a provided herein, or if the buildings on all premises, then this conveyance thall become abs	rged. said
is given, shall immediately mature and become du the said part y of the second part ments thereon in the manner provided by law and	e_and_payable at the option of the h to take to have a receiver appointed to collect crobi, in the manner preteribed by la rest, together with the costs and charge	itten obligation, for the security of which this indee alder hereof, without notice, and it shall be lawful postersion of the said premises and alf, the imp t the rents and out of all moneys arising from such sais as incident thereto, and the operplus. If any there	for rove- t to le to
It is agreed by the parties hereto' that the ter benefits accruing therefrom, shall extend and invi- sations and successors of the respective parties he in Witness Whereof, the part 103 of the fit	rms and provisions of this indenture ar to to, and be obligatory upon the h rreto.	d each and every obligation therein contained, and eirs, executors, administrators, personal representat $e \pm r$ hand S and seal S the day and	tives,
Tatt above written.	Clour t	Martine (SE	
		a der	•11
STATE OF Ransas	55		
before		day of September A. D. 19 C In the aforesaid County and S Gladys F. Martin, husbarn	
The Annual An	viedged the execution of the same.	my name, and raffixed my official seal on the day	1997年1月25日

ste

4

al.

•

and the second second

n ....

100 Mar 100

6

- 1

s rold q.

「「日の

State of

1

Sit.

Beck

ch