	05200	Reg. No. 13,89 Fee Faid \$3.25
ייים איז	65329	BOOK 11.7
MORTGAGE	DSDAUY	Sanks-CASH STATIONERY COLawrence, Kansas
This Indenture, Made this	2th, 7 day of M o fman, husbard and wi	arch, 19.58 between 1.e.,
of Lawrence , in the Co partles of the first part, and The	Lawrence Bullding and	and State of Kansas Loan Association part y
		and the second
Witnesseth, that the said part 10.9. Thirteen hundred and no/ to them ' duly paid, this indenture do GRANT, BARGA	the receipt of which is hereby	acknowledged, ha ^{ve} sold, and b
following described real estate situ Kansas, to-wit:		
Lawrence formerly kno	on Five (5) in that pa wn as North Lawrence,	in Douglas County,
with the appurtenances and all the es	tate, title and interest of the said hereby covenant and agree that at the	l part 19.5of the first part therein. e delivery hereof the y arethe lawful owner
		against all parties making lawful claim thereto.
It is egreed between the parties hereto that the end assessment that may be levied or assessed ag- keep the buildings upon said real estate insured a directed by the part \sum of the second part, the interest. And in the event that said part $1 \pm B$. of said premises lawred as herein provided, then the to paid shall become a part of the indebtedness, wall fully readd	e part 1.0.5of the first part shall at all t einst said real estate when the same becom gainst fire and tornado in such sum and by toos, if any, made payable to the part. J the first part shall fall to pay such taxes w	imes during the life of this indenture, pay all taxs se due and payable, and that $bhey$. With such insurance company as shall be specified ar of the second part to the extent, of $-1 \pm S$ then the same become due and payable or to tax
said premise insured as herein provided, then the so paid shall become a part of the indebtedness, until fully repaid. THIS GRANT is intended as a mortgage to secu	part	teen hundred and no/100-
part, with all interest accruing thereon according t	o the terms of said obligation and also to a	of money, executed on the $\underline{12th}$ minimum dependence on the second scure any sum or sums of money advanced by the hinterest thereon as herein provided, in the even
that said part10.5 of the first part shall fail the said part10.5 of the first part shall fail the said this conveyance shall be void if such payments or any part of the said the said of the said the sa	o pay the same as provided in this indentumments be made as herein specified, and thereof, or if the insurance is not kept are now, or if waste is committed on said the bitteria energies of for in submitted on said the bitteria energies of for in said written.	e. the obligation contained therein fully discharge or interest thereon, or if the taxes on said re up, as provided herein, or if the buildings on as premises, then this conveyance shall become absolu- obligation for the servicity of which this indesti- obligation.
the said part.y of the second part	to take po to have a receiver appointed to collect th hereof, in the manner prescribed by law, erest, together with the costs and charges i	assession of the said premises and all the improv e-rants and benefits accruing therefrom, and and out of all moneys arising from such sale ncident thereto, and the overplus, if any there b
It is agreed by the parties hereto that the t benefits accuring theretrom, shall extend and in assigns and successors of the respective parties in Winses Whereout, the part <u>1.9.5</u> , of the last above written.	erms and provisions of this indenture and our to, and be obligatory upon the heirs, hereto.	ach and every obligation therein contained, and a executors, administrators, perional representative <u>r</u> hand <u>S</u> and seal <u>S</u> the day and ye
and a second second	Fred	Conferrar (SEA)
	T	anne Coffman (SEA
7		Javme Colfman (SEA
	MARTIN AT IN THE ACCOUNTS OF	urine na antar na antar na an
Douglas county	SS tage in the second	
before	id County and State, came Fred Cot	of March A D. 1958 , s Notary Public in and Tman and Mayne Coffman, and wife,
BLIC and d IN WITNESS W	uly acknowledged the execution of the same.	who executed the foregoing instrument of writing, me and affixed my official seal on the day and
My Commission expires		Englai

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