A state of the sta	653'79 BOOK 11	Reg. No. 13 Fee Paid 33
n Anna an	而不同的方法的现在是因为	CASH STATIONERY COLawrence, Kansas
This Indenture, Made this 19t Leonard Clark and Letha 0.	Clark, husband and wife	, 19.58 between
of Lawrence , in the Count partles of the first part, and The Lay	wrence Building and Loan	d State of Kansas Association V
Witnesseth, that the said parties of	the first part, in consideration of th	
Twelve hundred and no/100- to them duly paid, the this indenture do GRANT, BARGAIN, following described real estate situated Kansas, to-wit:	e receipt of which is hereby ackn SELL and MORTGAGE to the said	part J of the second part, the
Lot One Hundred Fifty-thre in the City of Lawrence,		
with the appurtenances and all the estate And the said pertices of the first pert do of the premises above granted, and seized of a good a	hereby covenant and agree that at the deliver	y hereofthey are he lewful owner
and that It is agreed between the parties hereto that the pa- tied assessments that may be levied or assessed against directed by the part y	said real estate when the same becomes due is fire and tornado in such sum and by such it, if any, made payable to the part. \mathbf{y}_{i} of first part shall fail to pay such taxes when the \mathbf{y}_{i} of the second part may pay said tax ed by this indenture, and shall bear interest at	ing the life of this indenture, pay all taxes and payable, and that they will surance company as shall be specified and the second pay to the extent of
scording to the terms of ODB. certain written of day of <u>March</u> 19.55 part, with all interest accruing thereon according to the said part J	terms of said congenon and also to secure an isurance or to discharge any taxes with interes y the same as provided in this indenture.	y sum or sums of money advanced by the t thereon as herein provided, in the event
is given, shall immediately mature and become due en the said part	d payable at the option of the holder hereof, to take possession to collect the rents a , in the manner prescribed by law, and our together with the costs and charges incident it demand, to the first part 1,0.8.	without notice, and it shall be lawful for of the said premises and all the improv- ind benefits accruing therefrom, and of all moneys arising from such take to rereto, and the overplus, if any there be,
It is agreed by the parties hereto that the terms of benefits accruing therefrom shall extend and inure to estigns and agreements here respective parties hereto. In Wheese Whereof, the part10.5 of the first p last above written.	and be congetory opon the neirs, executo	n, edministrators, personal representatives, and <u>S</u> and real <u>S</u> the day and year <u>Cark</u> (SEAL) Leonard Clark
	Jet ha	Letha O. Clark (SEAL) (SEAL)
-₩24190-₩222-₩242-₩242-₩242-₩242-₩242-₩242-₩24		an a
before me, for taid Co	unty and State, came Leonard Cla husband and onally known to be the same person g who ex	wife,
IN WITNESS WHERE	cknowledged the execution of the same. OF, 1 have hereunto subscribed my name and bove written. 1958	E Eby
A A A A A A A A A A A A A A A A A A A	ENDI E Rarold	L.E. Eby
(1) PL Lines, "Were of the within only, of a structure the devicer ways are local Guidegene doward, Assit. Secret	" " "eets to enter the discr The Lawrence Building	edge the full payment of warge of this m ortpare of & Loan Association