and an	65457	Fee Paid \$32. BOOK 118
MORTGAGE	P. C.M. M.	Blanks-CASH STATIONERY COLawrence, Kansas
This Indenture, Made this	th doubt Wo	
of Lawrence , in the Coun- carles of the first part, and	awrence Building and	Loan Association
Witnesseth, that the said part les of Thirteen thousand and no/1 them duly paid the	f the first part, in consideration	
b them duly paid, the nis indenture do GRANT, BARGAIN, ollowing described real estate situated ansas, to-wit:	SELL and MORTGACE in the	acknowledged, ha ve sold, and by
Lot Nine (9) in Block Fiv an Addition to the City o ith the appurtenances and all the estate, And the said part 05 of the first part do the premises above granted, and seized of a good and	ve (5) in Schwarz Acr of Lawrence, in Dougl , the and interes; of the said (es No. Two (2), es County, Kansas, part lesof the first part therein.
	y will werrant and defend the same at	painst all parties making lawful claim thereto:
HIS GRANT is Intended as a mortgage to secure the rding to the terms of <u>Q109</u> certain written oblig of <u>March</u> 1958. with all interest accruing thereon according to the part y of the second part to pay for any insur	payment of the sum of Thirteen	thousand and no/100
perty of the second part to pay for any insur- said pert_0.8 of the first part shall fail to pay the nd this conveyance shall be void if such payments be fault be made in such payments or any part thereof are not paid when the same become due and payable are not paid when the same become due and payable are not paid when the same become due and payable are not paid when the same become due and payable are not paid when the same become due and payable are not paid when the same become due and payable and and the whole sum remaining unpaid, and all of the obil rem. shall immediately mature and become due and p aid party of the second part	rms of said obligation and also to secure rance or to discharge any taxes with inth he same as provided in this indenture. e made as herein specified, and the or any obligation created thereby, or i le, or if the insurance is not kept up, as	any sum or sums of movey advanced by the any sum or sums of movey advanced by the prest thereon as herein provided. In the event biligation contained therein fully discharged. Interest thereon, or if the taxes on said real provided beaution of the taxes on said real provided beaution.
the premises hereby granted, or any part thereof, in the amount then unpaid of principal and interest too	the manner prescribed by law, and	es, then this conveyance shall become absolute serion, for the security of which this indenture of, without notice, and it shall be lawful for a of the said premises and all the improve- s and benefits accruing therefrom; and to be out of all moneys string from such sale to therefore, and the acting from such sale to
be paid by the parties, making such sale, on den is agreed by the parties hereto that the terms and is acroing thereform, shall extend and inure to, an and successor of the respective parties hereto. Witness Whereof, the part I.O.S of the first part i over written.	provisions of this indenture and each an ad be obligatory upon the heirs, execu-	d every obligation therein contained, and all tors, administrators, personal representatives, handS and seel the day and year
		F. Stinson (SEAL) res Unson (SEAL)
Kansas		SLOTES V. Stinson (SEAL)
BE IT REMEMBERED, That before me.	on this day of	March A.D. 19 58
n - for still C.	and State, came O. F. Stingo	n and Dalores V. band and wife,
BLIC A and duly acknowl	laded at	to a structure toregoing instrument of writing,
BLIC A and duly acknowl	ledged the execution of the same. I have hereunto subscribed my name and written.	affixed my official seal on the day and 3
BLIC IN IN WITNESS WHEREOF, year last above w	ledged the execution of the same. I have hereunto subscribed my name and written.	affixed my official seal on the day and

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