ייייייייייייייייייייייייייייייייייייי	הקרואריטי על איניעינע איניעינע איניער אינ איניעראיניער איניער א	BOOK 118
MORTGAGE (No. 52)) Boyles Legal Blanks-CASH	STATIONERY COLawrence, Kansas
This Indenture, Made this 17th James E. Blakemore and Margaret J	Blakemore, husba	, 1958 between nd wife,
of Lawrence , in the County of J partles of the first patt, and The Lawrence B	Douglas and S uilding and Loan A	tate of Kansas ssociation
Witnesseth, that the said part 199 of the first part Six thous and and no/100		DOLLARS
them duly paid, the receipt of GRANT, BARGAIN, SELL and <i>i</i> following described real estate situated and bein	NORTGAGE to the said par	t y of the second part, the
Kansas, towit:	•	· Ø
Lot Four (4) in B. F. Smith's Sub 19 in Block 15 in Babcock's Enlar 13 of Block 3 of Cranson's Subdiv Enlarged Addition to the City of	ged Addition, and	in Babcock's
And the seld perilos of the first perilos hereby covers of the premises above granted, and seized of a good and indefeasible	interest of the said parties	Sof the first part therein. ereothey are the lawful owner s
and that they, will warr It is agreed between the parties hereto that the part 10.9 of it and assessments that may be levied or assessed against said real estath keep the buildings upon said real estate insured against fire and toma directed by the part Y_{-} of the second part, the loss, if any, made interest. And in the event that add part 10.9 of the first part shall interest. And in the event that add part 10.9 of the first part shall add parties nursed as herein provided, then the part Y_{-} of it to paid whall become a part of the indebtedness, secured by this indi- well followersted.	e first part shall at all times during	I parties making lewful člaim thereto. the life of this indenture, pay ell taxes payable, and that they will ance company as shall be specified and second part to the extent of 158 me become due and payable or to keep
said premises insured as herein provided, then the part. Y	he sum of Six thousan	d and no/100
according to the terms of OIR. certain written obligation for day of <u>May</u> 19.58, and by part, with all interest according to the terms of said and part. X. of the second pert to pay for any insurance or to	he payment of said sum of money, <u>1ts</u> terms made a obligation and also to secure any a discharge any taxes with interast t	executed on the <u>17.th</u> saysble to the part <u>y</u> of the second um or sums of money edvanced by the hereon as herein provided. In the even
thet said part 103. of the first part shall feil to pay the same as And this conveyence shall be vold if such payments be made as if default be made in such payments or any part thereof or any oble exists are not paid whan the same become due and payable, or if the real exists are not kapt in as good repair as they are now, or if was and the whole sum remaining unpaid, and all of the obligation pro is given, shall immediately meture and become due and payable at	provided in this indenture. terein specified, and the obligat igation created thereby, or interest insurance is not kept up, as prov- te is committed on said premises, the vided for in said written obligation, the option of the holder beam of up.	on contained therein fully discharged thereon, or if the taxes on said rea ided herein, or if the buildings on said in this conveyance shall become absolu- for the security of which this indentur- there exists and it which the indenture
is great, that transitions making and became doe and perform a the said perfy	to take possession of appointed to collect the rents and or prescribed by law, and out of the costs and charges incident ther	the said premises and all the improve
It is agreed by the parties hereto that the terms and provisions benefits accruing therefrom, shall extend and inure to, and be obli- sations and accessors of the respective parties hereto. Is Wheread, the partices	patory upon the heirs, executors, hereunto settheir, hand	administrators, personal representatives
Lest above written. $(I_{ij}) \in I^{-1}$	Jama & Jam	Blakemare (SEAL Res E. Blakemore (SEAL Blakemara (SEAL regaret J. Blakemore (SEAL
	Margaret J Ma	Blacksmare (SEAL rgaret J. Blakemore (SEAL
CHICAN		ton months and the second
TATE OF RETARES		
HOTAAL for said County and State	. came James E. Blake Blakemore, hus	. Notary Public in and more and Margaret J.
and duly acknowledged th	le execution of the same.	fixed my official seal on the day and $\sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_$
April 21 19 58	• 2	L. E. Ehy, Roary Public

Second St.

¢. '

igned, ewner of the within mortgage, do hereby acknowledge the full navment of the of Deeds to enter the discharge of this mortgage of record, which this 1st fax of ssociation formerly known as The Lawrence Builting and Loan wood ation

A State