	66142	BOOK 118	fee Daid \$1.
INTER PORTE AN AN ANY ANY ANY ANY ANY ANY ANY ANY A	(Ne. 52K) Boyle	es Legal Blanks-CASH STATIONER	
	and Gladys I. Disque, hust	June	, 19.58. between
art <sup>1e s</sup> of the first part, a	, in the County of <b>Douglas</b> and The Lawrence Building	and Loan Associa	ation
Witnesseth, that the said	part ies of the first part, in consided and No/100	leration of the sum of	
them is indenture do GRAI illowing described real	duly paid, the receipt of which is NT, BARGAIN, SELL and MORTGAGE estate situated and being in the C	hereby acknowledged, I to the said party of	ha Ve. sold, and by the second part, the
2061 f Northw Range 211.2	t of land described as for feet East of the Southwest west Quarter of Section 21 19 East, thence East 206 feet, thence West 206 feet to the point of begins	corner of the , Township 12 So feet, thence No set, thence South	uth, rth
And the said pert 108 of th	d all the estate, title and interest of t e first part dohereby covenant and agree th seized of a good and indefeasible estate of inheri	hat at the delivery hereof the	y ar the lawful owner S
nd assessments that may be levied sep the buildings upon said real e- irected by the part $\overline{y}$ of the s iterest. And in the event that said j id premises insured as herein pro- o paid shall become a part of the	and that they will warrant and defend thereto that the part 10.5 of the first part sha or assessed against said real estate when the sam state insured against fire and tornado in such sun econd part the loss, if any, made payable to the part 10.5 of the first part shall fail to pay such vided, then the part y, of the second part i indebtedness, secured by this indent ure, and shall	Il at all times during the life of t	this Indenture, pay all taxes
THIS GRANT is intended as a ma	ortgage to secure the payment of the sum of $\mathbb{F}$	ifty-Five Hundred	and No/100'
ay of JUNG art, with all interest accruing there ald part y of the second pa		terms made payable to the also to secure any sum or sums taxes with interest thereon as he	e part J of the second of money advanced by the rein provided, in the event
real estate are not kept in as good and the whole sum remaining unpa is given, shall immediately mature	part shall fail to pay the same as provided in this old if such payments be made as herein specifies its or any part thereof or any obligation created become due and payable, or if the insurance is n repair as they are now, or if waste is committed aid, and all of the obligations provided for in sai and become due and payable at the option of t	id written obligation, for the secu he holder hereof, without notice,	rity of which this indenture and it shall be lawful for
tell the premises hereby granted, or retain the amount then unpaid of pr shall be paid by the part y m	ed by law and to have a receiver appointed to c or any part thereof, in the manner prescribed b rincipal and interest, together with the costs and c haking such sale, on demand, to the first part 16	by law, and out of all moneys charges incident thereto, and the B.S.,	coruing therefrom; and to a arising from such sale to overplus, if any there be,
senefits accruing therefrom, shall o ussigns and successors of the respo in Witness Whereof, the part	eto that the terms and provisions of this indentu extend and inure to, and be obligatory upon the active parties hereto. 1.0.5. of the first pert ha V.O hereunto set. 1	he heirs, executors, administrato	rs, personal representatives,
last, above written.	in the first of the second sec	Homer M. Disque	(SEAL) (SEAL)
	li di seconda di second	adys 9 Diegu Gladys I. Diegue	(SEAL) (SEAL)
ATE OF, Kansas Douglas	55.		
VIE EO	se it REMEMBERED, That on this 20th / before me, La Ea for taid County and State, came HOMED husband and wife	a second second state with the second second second	A. D. 1958 , a Notary Public in and ladys. I. Disque
DLIC S	to me personally known to be the same p and duly acknowledged the execution of th IN WITNESS WHEREOF, I have hereunto subscribe	perion s who executed the fores the same.	A second and the
y Commission expires	year last above written. April 21 19 62	L. E. E.	E. HOY,
June 20, 1958 at 11:			

State of the state

i.

1. 1.11

19 A S

1

No. of Lot, No.

. .