Dec. END  Reydes Legal Blacks-CASH STATIONERY CO-Learence, Learence, Learence, Made this    This Indenture, Made this  18 th  day of .November	10,661 1\$18.75		
Description  Description  Description  Description  Construction  Description    This ladenture, Made this  18th  day of November  ,19.% between    acrry_Kitsmiller_and_Martha_Kitsmiller, Insaband_and_wife	MORTOLOR !	54106 BOOK 107	
Lawrence and state ofKanzan	This indenture, Made this Parry. Kitsmiller.and		, 19.54 between
Hong Place", in the City of Lawrence, in Supervised of the source of	F. Lawrence , in art.12.35f the first part, and. Witnesseth, that the said part even. Thousand, Five 1 them duitis indenture do	the County of Douglas and State of The Lawrence Building and Loan Association partyof tlssof the first part, in consideration of the sum of Hundred and no/100	Kansas ation the second part. 
And the said part.ASM. of the first part do hereby covenant and agree that at the delivery hereof.LQ_ATB:the leavhil owner.B the premises above granted, and seized of a good and indefeasible estate of inheritence therein, free and clear of all incombrances	Douglas	Place", in the City of Lawrence, in s County, Kansas	
(SEAL)	And the seld pert. A.S.L. of the first the premises above granted, and seized it is agreed between the perties hereit d assessments that may be levied or ass op the buildings upog seld real estate i vected by the pert of the second greats. And in the event that seld pert. If d premises leaved as herein provided, peld thall become a pert of the indeb it fully repaid. THIS GRANT is intended as a mortgage 100/100 ording to the terms of <u>ORB</u> certi- y of <u>NOV ORD or</u> t, with all interest accruing thereon acc d pert. <u>V</u> , of the second pert to p t asid pert. <u>LGS</u> of the first part sh And this conveyance shall be void if i default be made in such payments or a side are to the second pert to p the second pert to be asid pert. <u>V</u> , of the second pert and and this conveyance shall be void if to the whote sum remaining upped, one given, shall immediately mature and be asid pert. <u>V</u> , of the second pert. The thereon in the manne provided by the premises hereby granted, or any in the amount then unpaid of principal i be peld by the perties hereto that offin accruing thereform, shall extend i great and the perties hereto that the agreed by the perties hereto that the agreed by the perties hereto that offin accruing thereform, shall extend i great and second pert to respective per- ter and pert. <u>V</u> , of the respective perter.	and that	ATE the lewful owner_S all incumbrances, hing lewful claim thereto. this indenture, pay all taxes and that they will a ye a shall be specified and to the extent of Its of each specified and to the schemic of Its or either, and the smount is free method and <u></u>
	NOTARL UBLIC	E IT REMEMBERED, that on this <u>18th</u> day of <u>November</u> before me, <u>Notary Public</u> in the came <u>Perry Kitsmiller</u> and <u>Martha Kitsmil</u> and <u>wife</u> to me personally known to be the same personal, who executed the for acknowledged the execution of the same. WITHERS WHEREOF, I have hereinto subscribed my name, and affixed my year last above written.	e sforessid County and State, <u>111er, husband</u> regoing instrument and duty

•

00