468 ^{Re}	2. No. 2661 Fee Faid \$8.75		
	45976 BOYK 101 MORTCAGE Boyle Level Black - CASH STATIONERY CO. Levence, Kin. This Modentia:		•
	of Lawrence , in the Compy of <u>Douglas</u> and State of <u>Kansas</u> parties of the first part, and <u>The Lawrence National Bank</u> , Lawrence, Kansas		
	part y of the second part. Witnesseth, that the said part/88 for the first part, in consideration of the sum of Thirty-five Hundred and no/100 of the second part. Thirty-five Hundred and no/100 of the second part. colspan="2">Colspan="2">Colspan="2">Colspan="2">Colspan="2">Colspan="2">Colspan="2">Colspan="2">Colspan="2">Colspan="2" the second part. Thirty-five Hundred and no/100 colspan="2">Colspan="2">Colspan="2" the second part. Thirty-five Hundred and no/100 the second part. Colspan="2">Colspan="2" Colspan="2" the second part. Thirty-five Hundred and no/100		
	doGRANT, BARGAIN, SELL and MORTGAGE to the said part_yof the second part, the following described real estate situated and being in the County ofDouglas and State of Kansas, to-wit: Lots Binety-eight (98) and One Hundred (100) on Tennessee Street in the City of Lawrence.		
	Including the rents, issues and profits thereof provided however that the mortgagora		
	with the appurtenances and all the estate, title and interest of the said part 198 of the first part therein. And the said part 188 of the first part do hereby corenant and agree that at the delivery bereof. thity. All the lawful owner 4 of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,		
	end that they will warrant and defend the same against all parties making lawful daim thereto. It is agreed between the parties hereto that the part 10.0 of the first part shall at all times during the life of this indenture, pay all have and assessments that may be levied or assessed against tail real extate when the same becomes due and paryble, and that they will be here the buildings upon sair of all extra transformations in such man and by such insurance company as shall be possible and directed by the part Vs. of the scond part, the loss, if any, made parable to the part of the scond part to the extra that is the part will list to pay such tarse become due and paryble or to keep maid premises insured as herein provided, then the part of the scond part may pay said taxes and insurance, or either, and the amount so paid shall become a part of the indebendeaux, cured by this libest instrest at the rare of, 10% from the date of pay- ment unal fully regaid.		
	Thirty-firm Hundred and no/100 DOLLARS, according to the terms of a creatis written obligation for the payment of sid sum of moor, accounted on the		
	and the whole run remaining unpuid, and all of the obligations provided for in said written obligation, for the exceeding of which this indimutes is given, that immediately matter and become due and payable at the option of the holder hereof, without notice, and all the improve- ment thereon in the manner provided by law and to have a receiver appointed to collect the runs and benefits activity of the hold for each thereon in the manner provided by law and to have a receiver appointed to collect the runs and benefits activity of main and all the improve- ment thereon in the manner provided by law and to have a receiver appointed to collect the runs and benefits activity from tube to remain the sonout their unpuid of principal and instruct, uspecher with the costs and charges index thereos, and the overplus, if any there be, shall be paid by the parties hereto that the terms and provisions of this indexture and each and every obligation therein constained, and all benefits activity the parties hereto that the terms and provisions of this indexture and each and every obligation therein constained, and all be add by the parties hereto that the terms and provisions of this indexture and each and every obligation therein constained, and all be add by the course of the enzytive parties hereto. In Witnesse Whereose, the part.		
	Julie & Beel (SEAL)		
	STATE OF Names SS 1 COUNTY OF Douglas Be if Remembered, That on this 18th day of March A. D. 19.52 before me, a		
and a second secon	to me personally known to be the same person		
I, the und thereby, a 2nd day of	ed March 20, 1952 at 11:35 A. H. HEIMAGE - David G. Beck Register of Deed ersigned, owner of the within mortgage, do hereby neknowledge the full payment of the debt secu and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated thi July 1953 THE LAMERICE NATIONAL BANK, LAWMENCE, KANSAS Vice President (Corp. Seal)	wod	•

STATIST'S