ANTERIOR (SEEN) 1. The Control thousand nine hundred and FATCY-Thron between or 1. Ferry and Waunota Viola Porry, his wife and one thousand nine hundred and FATCY-Thron between or 1. Ferry and Waunota Viola Porry, his wife and Stare of Kansas of the first part, and the County of Douglas and Stare of Kansas of the first part, and The Lawrence of Interior of the sum of Douglas and Stare of Kansas of the first part, and the first part, and the receipt of which is hereby acknowledged, ha Vo. 30d, and by this indecenter of the County of Douglas and Stare of Kansas, towin CRANT, BARCAIN, SELL and MORTGAGE to the said part you of the second part, the following described an interest of the billion of the County of Douglas and Stare of Kansas, towin Lt. 10. 10	Sincentiure, Made this 25th day of April , in the Lord one choused nine handred and Pifty-Three between 1, Perry and Waunsta Vicia Perry, bit wife Trance , in the County of Douglas and State of Kansas party of the second part. Witnesseth, that the said part 105 . do the first part, in consideration of the sum of May paid, the receipt of which is brethy acknowledged, ha VC . told, and by this indenture RANT, BARGAIN, SELL and MORTGAGE to the said party . of the second part, the following discribed nated and being in the County of Douglas and State of Kansas, to with Lot No. 16, in 10 Interest by Heightts, Part Two, a sub-division of the sum of the Oilty of Lawrence, but the said party of the second part, the following discribed nated and being in the County of Douglas and State of Kansas, to with Lot No. 16, in 10 Interest by Heightts, Part Two, a sub-division of the Oilty of Lawrence, but the oilty of Lawrence, and all the essets, rule and interest of the said part 40s of the first part therein all part 10s of the first part therein and part 10s of the first part therein. Jo Exceptions and all the essets, rule and interest of the said part 40s of the first part therein and there is a shore gamed, as levered of a good and indefenable cause of indeviance therein, free and clear of all incombrance, and that thing will warrant and defend the same against all parties making lawful claim thereo. The same the part 10s of the first part therein in the said part 10s of the first part 10s of the first part 10s of the part 10s of the first part 10s of the first part 10s of the part 10s of the first part 10s of the part 10s of the first part 10s of the part 10s of the first part 10s of the part 10s of the part 10s of the first part 10s of the part 10s of the first part 10s of the first part 10s of the part 10s of th	SINCENTURE, Made this 25th day of April in the Lord one choused nine hundred and Pifty=Three between 1; Perry and Naumeta Viola Perry, bit wife 1; Perry and December of the Scool Perry of the second part. By the second part. By the second part. By the second part. By the second part of the Scool Perry of the Sc	INCENTIFICATION OF THE PROPERTY OF THE PROPERT		
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Witnesseth, that the said part 198 of the first part, in consideration of the sum of part 198 odly paid, the receipt of which is bereby acknowledged, ha Vo sol, and by this indemure and being in the County of Dunglas and State of Kansas, towire EARNI, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described masted and being in the County of Dunglas and State of Kansas, towire Lot No. 15, in University Heights, Part Two, a sub-division of the City of Lawrence, but the City of Lawrence, and all the exact, title and interest of the said part 288 of the first part therein. In the City of Lawrence, and indivision of the best part 288 of the first part described and the part 289. The City of Lawrence and the third part 289 of the first part and later the same part 289. The City of Lawrence and the third part 289 of the first part and later the same part 289 of the first part and later the same part 289. 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Manual AMORITAGE to the said part y. of the second part, the following described material and being in the County of Douglass and Stare of Kasas, to wit: Lot No. 16, in University Heightts, Part Two, a sub-division of the Oity of Lawrence, but the other part was the county of the second part, the following described materials and all the catast, site and interest of the said part 105 of the first part therein. and part 105 of the first part was the delivery hereof. They the lawful owner 8 above granted, and tried of a good and indefeable catast of inheritance therein, free and clear of all incumbrances. No Exceptions and that thiny will warrant and defend the same against all parties makes lawful claim thereo. The Every of the second part is been a sub-division of the part while a success that may be lived on second spart in all catast who the same becomes de and putable, and that they will assess that may be lived on second part in book at any made purple to the party. 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arrenos	Transport in the County of Douglas and State of Kansas for the first part, and The Lawrence National Bank, Lawrence, Kansas part of the first part, and the county of Douglas part of the first part, in consideration of the sum of Douglas and State of Kansas, town and being in the County of Douglas and State of Kansas, town: Witnesseth, that the said part of the first part, in consideration of the sum of Douglas and State of Kansas, town: RANT, BARGAIN, SELL and MORTGAGE to the said part of the second part, the following described nused and being in the County of Douglas and State of Kansas, town: Lot 16, 15, 15, 10 Indiversatly Heights, Fart Two, a sub-division of the Otty of Lawrence, being the county of the state of the first part of the otty of Lawrence, with the otty of Lawrence, being the county of the state of inheritance deers, free and clear of all incumbrance, as above granted, and sized of a good and indefeasible enter of inheritance deers, free and clear of all incumbrance, and part of the first part of the first part of the state part of the st	in the County of Douglas and Stare of Kansas for the first part, and The Lawrence Nettonal Bank, Lawrence, Kansas A Douglas and Stare of Kansas A The Lawrence Nettonal Bank, Lawrence, Kansas A Douglas A Dou	The Perry and Waunsta Viola Perry, his wife Trenos in the Coany of Douglas and State of Kansas the first part, and The Lawrence lational Bank, Lawrence, Kansas purty of the second part. Witnesseth, that the said part 195 of the first part, in consideration of the sum of DOULARS and duly paid, the receipt of which is hereby admoveleded, ha Vo. sold, and by this indenure. RANT, BARGAIN, SELL and MORTGAGE to the said part y. of the second part, the following described nated and being in the County of DOULARS. Lot 160. 165, in University, Heightts, Part Two, a sub-division of the Otty of Lawrence, and the estate, rule and interest of the said part 192 of the first part therm. Lot 160. 165, in University, Heightts, Part Two, a sub-division of the Otty of Lawrence, and all the estate, rule and interest of the said part 192 of the first part therm. Jo Excoptions and the said part 192 of the first part therm as the part 192 of the first part therm and the thing will be particled to the part 192 of the first part therm as the part 192 of the part 192 of the lawful owner. So Excoptions and that they will warrant and defend the same against all partic making lawful claim thereo. Between the parties beets that they part 192 of the first part shall at all times buring the life of this indemur, pay all assessment that may levide of awared against fire and tornado in sub sum and by such insurance company a shall be perfected and parties, and are they will linguage upon and red cans insured against fire and tornado in sub sum and by such insurance company at shall be professed upon the such part to the second part to be a fart they will linguage the part of the second part to extend the part of the second part to the area of the part of the second part to a fart the part of the second part may pay said traces and insurance, or either, and the amount become a part of the disabbedous, secured by this indemure, and shall live interest at the rare of 195 from the date of part 152 and by the first part of the second part to		
The Lawrence National Bank, Lawrence, Karasa part, J. of the second part. Witnesseth, that the said part 198 of the first part, in consideration of the sum of GUSAND & no 100 GRANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described sinused and being in the County of . Douglas and State of Karasa, to wit: Lot No. 15, An University Heights, Part Two, a sub-division of the olity of Lawrence, the said part 105 of the first part therein. 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Witnesseth, that the said part 195 of the first part, in consideration of the sum of DOLLARS and duy paid, the receipt of which is hereby acknowledged, ha 79 sold, and by this indenture and being in the County of Douglass and State of Kanasa, rowir: Lot lio. 15, in University Heights, Part Two, a sub-division of the Oity of Lawrence, being part 192 of the first part the Oity of Lawrence, hereby acknowledged that the delivery hereof. Thoy, a sub-division of the Oity of Lawrence, hereby overant and garee that at the delivery hereof. Thoy, the lawful owner. It is also we granted, and since day a sold and independent can be recome the artists here on the first part and defend the same against all parties making lawful claim thereo. All the same and that they will warrant and defend the same against all parties making lawful claim thereous a part of the same and th	the first part, and The Lawrence National Bank, Lawrence, Kensas part of the second part. 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BAPTI 1 105 a and ty 105 the same made payable to the part Y of the second payable, and all of the control of the same payable of the payment of said same of money, rececuted on the payable or to kept payable and the feet same payable of the pay for the second payable and the control of the same payable of the payable of the payable of the first part shall fail to pay the feet of th	s I. Perry and Wauneta Viola Perry, his wife	
Witnesseth, that the said part 108 of the first part, in consideration of the sum of DOLLARS dollars and State of part 108 of the first part, in consideration of the sum of DOLLARS dollars and State of State of part 108 of the second part, the following described situated and being in the County of DoLLARS. In this very situated and being in the County of DoLLARS and State of Kansas, tower Lot 100. 16, 3n University Heights, Part Two, a sub-division of the City of Lawrence, Interpartments and all the estate, tille and interest of the said part 108 of the first part therein. The said part 108 of the first part do bereby covenant and agree that at the delivery hereof thoy. The lawful owner so has been granted, and seried of a good and indefeatable estate of inheritance therein, free and clear of all incumbrances, No Excoptions and the through will warrant and defend the same against all parties making lawful claim thereto. 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CRANT is intended as a mortgage to secure the payment of the sum of 1 of 100 payrfully republication for the purposer of said sum of moory, executed on the 25th and 100 payrfully republication for the purposer of said sum of moory, executed on the 25th and 100 payrfully republication for the purposer of said sum of moory, executed on the 25th and 100 payrfully republication for the purposer of said sum of moory, executed on the 25th and 100 payrfully republication for the purposer of said sum of moory advanced by the independenc	Witnesseth, that the said part 105 of the first part, in consideration of the sum of DOLLARS. Mine duly paid, the receipt of which is hereby acknowledged, ha We sold, and by this indennure RANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described mared and being in the County of DULLARS and State of Kansa, to weir Lot life. 15, in University Heights, Part Two, a sub-division of the Oity of Lawrence. 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Showers that many be levied or succeed against unit areal crass when the same becomes due and purable, and that they will appear and the law of the first part shall at all times during the life of this indemuse, pay all succeed that many be levied or succeed against unit areal crass when the same becomes due and purable, and that they will appear pay of the second part the loss, if any made payable to the part Y. The second part the loss, if any made payable to the part Y. The second part the loss of any payable of the law of the la	WYTONOO , in the County of Douglas and State of Kansas of the first part and The Lawrence National Bank, Lawrence, Kansas	1
DOLLARS Them duly paid, the receipt of which is hereby acknowledged, ha Ve sold, and by this indemure of GRANT, BARGAIN, SELL and MORTGAGE to the said party of the second part, the following described situated and being in the County of Dullars and State of Kansas, to-wit: Lot No. 18, in University Heights, Part Two, a saih-division of the Otty of Lawrence, the Otty of Lawrence, situated and being in the County of Dullars and state of Kansas, to-wit: Lot No. 18, in University Heights, Part Two, a saih-division of the Otty of Lawrence, the said part 105. of the first part do betreby covenant and agree that at the delivery hereof thoy the lawful owner. 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ARACAIN, SELL and MORTGAGE to the said party of the second part, the following described mared and being in the County of Douglas and State of Kanasa, rowit: Lot No. 16, in University Heights, Part Two, a sub-division of the Otty of Lawrence, buttenances and all the estate, title and interest of the said part 10.8 of the first part therein. said part 10.8 of the first part do bereby oversant and agree that at the delivery hereof. Utioy. the lawful owner 8 or above granted, and search of a good and indefensible estate of inheritance therein, free and clear of all incumbrances. No Exceptions. No Exceptions. No Exceptions will warrant and defend be same against all parties making lawful claim thereto. The same the parties hereoth with the part 10.8 of the first part that they will assent that may be levide or asserted against sail real cutare when the same becomes doe and parable, and that they will assent that may be levide or asserted against sail real cutare when the same becomes doe and parable, and that they will repeat the party of the second part to the except of 1128 or parties to the party of the second part to the except of 1128 or parties to the party of the second part to the except of 1128 or parties of the party of the second part to the except of 1128 or party of the second part to the career of 1128 or party of the second part to the career of 1128 or party of the second part to the career of 1128 or party of the second part to party or and the amount become a part of the indebendents, secured by the similar dependent, and shall be interest at the rate of 10% from the date of party required. BANT is intended as a mortgage to secure the payment of the sum of 128 of the first part to the indebendents, secured by the sum of 128 of the first part to the party of the second part to the second party of the second party to party of any party of the second party to party of any party of the s	DOLLARS duty paid, the receipt of which is hereby acknowledged, ha VO sold, and by this indenure RANT, BARGAIN, SEIL and MORTGAGE to the said part y of the second part, the following described mated and being in the County of DULLARS and State of Kansas, towit: Lot No. 15, in University Heights, Part Two, a sub-division of the Otty of Lawrence, and all the estate, tide and interest of the said part 198. of the first part therein, said part 198. of the first part therein. Built part 198. of the first part to hereby occurate and agree that at the delivery hereof. they the lawful owner 8 is above granted, and sends of a good and indefaulble estate of inherizance therein, free and clear of all incumbrance, No. 2xcoptions. But 28. and the they will warrant and defend the same against all parties making lawful dain thereto. Ro. 2xcoptions. and that they will warrant and defend the same parties making lawful dain thereto. Ro. 2xcoptions. and that they will warrant and effected the same becomes due and parable and that they will imput upon all of law in part 198. of the first part shall law law insurance compare a shall be perful on upon any of the second part the lost, if any, made pearly of the second part the extent of 1128 and part 198. of the interpretable to the part y. of the second part the lost, if any, made pearly to the part y. of the second part to the extent of 1128 and part 198. of the interpretable to the part y. April 1997. In 1998. April 1998. April 1998. April 1998. But 1998. B		
GRANT, BARGAIN, SELI and MORTGAGE to the said part y of the second part, the following described sinuaced and being in the County of Douglas and State of Kanasa, to-wit: Lot No. 15, in University Heights, Part Two, a sub-division of the City of Lawrence, the City of Lawrence, and all the exate, title and interest of the said part 105 of the first part do hereby covenant and agree that at the delivery hereof they, the lawful owner \$\frac{8}{2}\$ this above granted, and seized of a good and indefeable estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defend the same against all parties making lawful claim thereto. Brooptions and that they will warrant and defend the same against all parties making lawful claim thereto agreed between the parties between the parties of the first part shall at all times during the life of this indemure, pay all uniques upon said real estate intered saint fire and formado in units want and by such insurance company as that by specified and the party of the second part, the loss, if any, made payable to the party of the second part, the loss, if any, made payable to the party of the second part, the loss, if any, made payable to the party of the second part to the catenate of the first part shall all life may not have seve when the same become due and payable or to keep all theorems a part of the inclebenches, secured by this indemure, and shall bear interest at the rate of 10% from the date of pay-fully repaid. GRANT is intereded as a mortgage to secure the payment of the sum of 1 (1008AHD & no/100 ** DOLLARS. 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LANT is intended as a mortgage to secure the payment of the sum of 183.00 to 100	RANT, BARGAIN, SELL and MORTGAGE to the said part y of the second part, the following described nated and being in the County of Douglas and State of Kanasa, rowit: Lot No. 15, An University Holphits, Part Two, a sub-division of the City of Lawrence, surrenances and all the estate, title and interest of the said part 108 of the first part therein. said part 168 of the first part do herby covenant and agree that at the delivery hereof they the lawful owner 8 a love granted, and steed of a good and indelestable citate of inheritance therein, free and clear of all incumbrance. Mo Excoptions and that they will warrant and defend the same against all parties making lawful claim thereos. 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popurenances and all the estate, title and interest of the said part 108 of the first part therein. Be said part 108 of the first part do hereby covenant and agree that at the delivery hereof thoy the lawful owner 8 ice above granted, and seized of a good and indefensible estate of inherizance therein, free and clear of all incumbrances, No Excoptions and that thisty will warrant and defend the same against all parties making lawful claim thereon. No Excoptions and that thisty will warrant and defend the same against all parties making lawful claim thereon. 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GRANT is intended at a mortgage to secure the payment of the sum of 10018AhD to 100 to the terms of a cerptur trime obligation for the payment of said sum of money, executed on the 25 of the second part to the part 100 feets and 10018AhD to 100 to the terms of 10018AhD to 10018Ah	said part 168 of the first part do bereby covenant and agree that at the delivery hereof thoy the lawful owner 8 is above granted, and scired of a good and indefessible estate of inheritance therein, free and clear of all incumbrance, No Excoptions and that they will warrant and defend the same against all parties making lawful claim thereto. 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ISAND 2: 105 pay 100 The terms of a crypt virtue obligation for the payment of said sum of money, executed on the 255th and by 158	said part 168 of the first part do hereby covenant and agree that at the delivery hereof thoy the lawful owner 8 is above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, No Excoptions and that thoy will warrant and defend the same against all parties making lawful claim thereto. 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greed between the parties hereto that the part 185 of the first part shall at all times during the life of this indenture, pay all assessments that may be leviced or assessed against said real estate when the same becomes due and payable, and that they will find the party. of the second part, the loss, if any, make payable to the part y of the second part on the center of 125 and the party. of the second part, the loss, if any, make payable to the part y of the second part on the center of 125 and in their state that the part y. of the second part of the indebtedness, secured by this indenture, and shall bear interest at the rate of 10% from the date of payingly repaid. 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Be It Remembered, the part 168.* Of the first part has V6 hereunto set. their hand \$\frac{1}{2}\$ here me, a. Motary, Public. In Witness Whereof, the part 168.* Of the first part has V6 hereunto set. their hand \$\frac{1}{2}\$ here me, a. Motary, Public. In the aforesaid County and State, came Motary, Public. In the part of the same. In Witness Whereof, It have hereunto subscribed my name, and affixed my official seal on the day and year last above written. Notary Public.	April 1058 and by its terms made payable to the part 1 of the second interest accruing thereon according to the terms of said obligation and also to secure any sum or sums of money advanced by the of the second part to pay for any infurance or to discharge any taxes with interest thereon as herein provided, in the event conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discharged. 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Be It Remembered, That on this 25th day of April A. D. 19.55 before me, a	Be It Remembered, That on this 25th day of April A. D. 19.53 before me, a Notary Public in the aforesaid County and State, came James I.a. Perry and Wauneta Viola Perry, his wife to me personally known to be the same person. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written Notary Public Notary Public 19.54.	Be it Remembered, That on this 25th day of April A D. 19.53 before me, a Notary Public in the aforesaid County and State, came James La Perry and Wauneta Viola Perry, his wife to me personally known to be the same person. who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written Notary Public No	Be It Remembered, That on this 25th day of April A D. 19.53 before me, a	} SS.	
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