The healestore, Made whi, 23rd day of August 1955 between The healestore, Made whi, 23rd and state of Alpha Tau Gega Praternity of Larrenice in the County of Desplat and State of Kanasa put J of the first part, and The Pirst Heiton Bank of Larrenice, Larrenice, Lansau, Dutt J of the second part. Withensch, that the stad part J of the first part, in consideration of the sum of Fifthen thousand and no/100 DULASS States of Alpha Tau Gega Praternity of the first part, in consideration of the sum of Fifthen thousand and no/100 DULASS of 1 day point, the receipt of which is hereby acknowledged, ha .a. sold, and block the first part menu. DULASS States no-will Barbard Tau State of Kanas Count Duck State of Kanas Count Barbard Tau State of Lansa County, Ganasa County, County, Ganasa County, County, Ganasa County, C		SR 110 (No. 52K)	Boyles Legal Blanks-CASH STATION	IERY COLawrence, Kansas
The Building Corporation of Eansas Groups in Chapter of Alpha Tau Deega Pratarnity	This Indenture, Made this 2	ard . day of	August	1055 Latura
part Y of the first part, and The Pirst National Bank of Lawrence,			ter of Alpha Tau Omer	a Fraternity
part Y of the first part, and "The Pirst Mational Bank of Lawrence, Lawrence	of Intronos	inner of a thur an entropy of the second second	and an	
<pre>Part y do the second part. Part y do the second part y do the first part, in consideration of the sum part y do the second part, the following described real second part to the second part to the following described real second</pre>	of Lawrence , in the	County of Douglas	and State of	Kansas
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Piffeen thousand and no/100 DOLLARS to 14 doly paid, the receipt of which is hereby acknowledged, ha.s. sold, and by this indenture does. GRANT, BARCAIN, SELL and MORTGAGE is the said part, of the second part, the following described real estate situated and being in the County of Douglas and Size of Kensa, to-wit: Beginning at a point 15 feet South of the Northeast corner of Lot Numbered Seree (7), in Block Five (5) of Babcock K addition to the City of Lawrence, theme is not Size of Kensa, to-wit: Beginning at a point 15 feet South of the Northeast corner of Lot Numbered Seree (7), in Douglas County, Kanas, ' with the apputence and 11 the estate, this and interest of the said part, of the Fist part of the second with the optimum terms and the estate, the and interest of the said part, of the Size and the second with the apputences and all the estate, the and interest of the said part, of the first part herein. And the and part y is the for part dolls. Many constant do dayses has at the dolary based 11 Lis. The lawled second of the partials along part of the law of the tory of the Size and the second second appears has a the dolary here (11 Lis. The lawled second appears the second appears the second appears and the law of the second appears the second appears and the law of the second appears and the law of the second appears and the second appears and the law of the second appears and the law of the second appears and the second appears and the law of the second appears and the law of the second appears and the second appears and the second appears and the second appears and the law of the second appears and the second appears and the second appears and the second appears and the law of the second appears and the second appears and the second appears and the second appears and the law of the second appears and the second appears and the second appears and the law of the second appears and the law of the second appears and the second appears and the second appears and the law of the second appears and the s	ere mennen de elementer anne menter	manan and and and and and and and and and		the second part.
b. 10 duly paid, the receipt of which is hereby acknowledged, ha. s. sold, and by this indenture does. GRANT, BAKGAN, SELL and MARTAGAE to the said party of the second part, the following documents due as a point 15 feet. South of the Northeast corner of Lot Humbered Seren (7), in Block Thire (5) of Babcockts Addition to the City of Laurence, thence West 100 feet, thence for the said party of the first part here is the said of the second part, then the following document of the said party of Laurence, thence a first 100 feet, thence for the said party of Laurence, in Donglas County, Kanas where the said party of Laurence and all the estent 100 feet, thence for the said party of the first part herein. The said of a good and indicable area of all parts of Lots to be city of Laurence, in Martine S. 11 will be apputenences and all the estent, the and interest of the said part y of the first part herein. We had be and the said of a good and indicable area of all parts of Lots to be the distance of the said party is the said party	Witnesseth, that the said part y Fifteen thousand and no/100	of the first part, in cor	sideration of the sum of	DOLLARS
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ef the premiers alows granted, and sained of a good and indensities state of almonitors therein, fore and due of all incombinents, and that 11 will warrent and defend the same against all paries making leveld dates therein. It is agreed between the paries hereto that the parity in the first part hall at all times during the life of the indensity, and it all the advised by the haldings again and real exists insured gather first and therein, and they be halding again and the parity in the same and parity and the same advised and the same become date and parity in the same and parity is and the same and parity in the same and parity is the same and parity in th				
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and assessments has may be loved or exceed against taid a state when the tame becomes due and prychic, and 14 to 111 deered by the part Y is the scend part. He loss, if my made ayable to the part Y is the scend part is the scend of 15. This GRANT is intended as a mortgage to score the payment of the turn of fifthen thousand and no/100 DOLLARS WY is part A is intended in a mortgage to score the payment of the turn of fifthen thousand and no/100 DOLLARS WY is part A is intended in a mortgage to score the payment of the turn of fifthen thousand and no/100 DOLLARS WY is part A is intended in a mortgage to score the payment of the turn of fifthen thousand and no/100 DOLLARS WY is part A is intended in a mortgage to score the payment of the turn of a fifthen thousand and no/100 DOLLARS WY with all intended in a mortgage to score the payment of the turn of a fifthen thousand and no/100 DOLLARS WY with all intended in a mortgage to score the payment of the turn of a fifthen thousand and no/100 DOLLARS WY with all intended in a mortgage to score the payment of the turn of a fifthen thousand and no/100 DOLLARS WY with all intended in a mortgage to score the payment of the turn of a fifthen thousand and no/100 DOLLARS WY with all intended is a mortgage to score the payment of the turn of a fifthen through the part Y is the turn of a fifthen through the pay at the score pay the to the part Y is the fifth turn of the payment and the turn of the fifthen through the turn of the fifthen through the payment of the payment payment of the payment of the payment of the payment payment of the payment payment payment of the payment payment payment payment payment payment payment paym		the second secon	end the same against all parties r	naking lawful claim thereto.
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<pre>seconding to the terms of</pre>	until fully repaid.			one month me bale of payment
day of <u>August</u> is 55 and by <u>1ts</u> term made payable to the part <u>y</u> of the second part, with all interest accounts there according to the term of add objection and also to secone any sum of uncare advanced by the aid part <u>y</u> of the second part to pay for any invarces or to dickarge any terms there there are been in provided. In the second part <u>y</u> of the first part shall fail to pay the same as provided in this indenture. And this conveyance shall be vield if such payments be made as herein specified and the obligation constant direct direct there are the the same of the the same of a direct as a well payable of the interest there and the same account of the indenture. And this conveyance shall be vield if such payments be made as herein specified and the obligation for the exceeding there are any obligation. The there is the same of a said real attents are not kept in a good repair as a well payable of the interacts is not kept and and written collapian. For the said paralle, and all the improve the there are any the same parallely in a good repair as a well and payable to the obligation for the said parallely and the origin of the said parallely and the origin of precision of the said parallely is and all the improve the the said of precision of the first part said the part <u>y</u> of the second part <u>said</u> . The first part <u>said</u> there, <u>said</u> the obligation for the said parallely and the said par		and a second	in a start and a start and a start and a start and a start a st	
<pre>setd part Y</pre>	day of August	19.55 and by its	terms made navable to	the part V of the second
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The stad part y of the second part	If default be made in such payments or any estate are not paid when the same become d real estate are not kept in as good repair as and the whole sum remaining unpaid, and a	part thereof or any obligation creater reand payable, or if the insurance it they are now, or if waste is commit If of the obligations provided for in	ited thereby, or interest Thereon, is not kept up, as provided herein ited on said premises, then this con said written obligation for the sa-	or if the taxes on said real n, or if the buildings on said versance shall become absolute everythe of which this induction
and the premises hereby granted, or any part thereof, in the manner prescribed by law, and out of all moneys arising from such sale to retain the amount then upped and interest, together with the costs and charges incident thereto, and the overplus, if any there be, aball be paid by the part y making such sale, on demand, to the first part y	the said part Y of the second part		to take possession of the said r	aremines and all the improve.
It is spreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benching accessing therefron, shall extend and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, asigns and suggesters? of the respective parties hereto. In Winnest Whered, the part Y of the first part has hereunto set its hand and seal the day and year tast above written. THE BUILIDENG CORPORATION OF KANSAS GAMMA MU CHAPTER OF ALPER THE BUILIDENG CORPORATION OF KANSAS GAMMA MU CHAPTER OF ALPER THE BUILIDENG CORPORATION OF KANSAS GAMMA MU CHAPTER OF ALPER THE BUILIDENG CORPORATION OF KANSAS GAMMA MU CHAPTER OF ALPER THE BUILIDENG CORPORATION OF KANSAS GAMMA MU CHAPTER OF ALPER THE BUILIDENG CORPORATION OF KANSAS GAMMA MU CHAPTER OF ALPER THE BUILIDENG CORPORATION OF KANSAS GAMMA MU CHAPTER OF ALPER THE BUILIDENG CORPORATION OF KANSAS GAMMA MU CHAPTER OF ALPER THE BUILIDENG CONTRAL PRATEERN (SEAL) Hermaan M. Langworthy, JT., Trittent (SEAL) (SEAL	aell the premises hereby granted, or any p retain the amount then unpaid of principal an	rt thereof, in the manner prescribed d interest, together with the costs an	d by law, and out of all mon d charges incident thereto, and t	news arising from such sale to
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tat above weithen. THE BUILIDING CORPORATION OF HANSAS GAMMA MU CHAPTER OF ALPED TAY ONTAL FRATERN Attast: Auce Coffin, Secretary (SEAU) Bruce E. Coffin, Secretary (SEAU) STATE OF MISSOURI JACKSON P COUNTY, SS. BE IT REMEMBERED, Ther on this 30th day of August A. D. 19 55 before me, e. notary public in the sforeadd County and Smite, came Herman M. Langworthy, Jr., President, and Bruce 2. Coffin, ocretary, of the Building Corporation of Kansas Camba Mu Chapter of Alpha Tau Chept to me personally known to be the same person S. who executed the foregoing informed, and duly schnowledged the execution of the same person S. who executed the foregoing informed, and duly acknowledged the execution of the same person S. who executed the foregoing informed, and duly acknowledged the avecution of the same person S. who executed the foregoing informed, and duly acknowledged the execution of the same person S. who executed the foregoing informed, and duly acknowledged the avecution of the same person S. who executed the foregoing informed, and duly acknowledged the avecution of the same person S. who executed the foregoing informed, and duly acknowledged the avecution of the same person S. who executed the foregoing informed, and duly acknowledged the avecution of the same person S. who executed the foregoing informance and duly acknowledged the avecution of the same of the same of the same person S. Matery Public	benefits accruing therefrom, shall extend an assigns and successors of the respective par	d inure to, and be obligatory upor les hereto.	n the heirs, executors, administra	etors, personal representatives,
Herman M. Langworthy, Jr., Suffident (SEAL) Bruce E. Coffin, Georetary (SEAL) (tast above weitten. THE BUILDING C	ORPORATION & HANSAS GA	MMA MU CHAPTER OF ALL	PHE THE ONE A FRATERN
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d September 15, 1950 st., 1:00 a.k	My Commission Expires August 5, 195			ENGLISY FORM
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