This Indenture, Made this 28th	This indenture, Made this 28th		58418 Book 111 & Boyles Lagil Blanks-CASH STATIONERY COLawrence	e, Kansas
This Indentore, Mode fins	This indenture, Made inis		Newsphere 10 55	<i>d</i> .
Off.	Off.	This Indenture, Made this Beta Theta I	Louis and Ci	
party of the first part, and	party of the first part, and	of Lawrence , ir	I mo count on the	
Pifteen thousand and no/100 (\$15,000.00)	Pifteen thousand and no/100 (\$15,000.00)	party of the first part, and	The First National Bank of Lawrence	part.
10	10	Witnesseth, that the said pa	art y of the first part, in consideration of the sum of	DOLLAR
this indenture do.es. GRANT, BARGAIN, SELL and MORIGAGE to the said part y of the second part, the following described real estate situated and being in the County of	this indenture: do as_GRANT, BARGAIN, SELL and "MORIGAGE to the said part y of the second part, the following described real estate situated and being in the County of	Fifteen thousand and no	uly paid, the receipt of which is hereby acknowledged, ha gsold	, and b
Lawrence. (Alloo known as 1332 Louisians Street) with the appurienances and all the estate, title and interest of the said part yof the first part therein. And the said part yof the first part do 8.8. hereby covenant and agree that at the delivery hereof. 1b. 15the lawful owner of the premise, above granted, and saided of a good and Indefeatible estate of inheritance therein, free and clear of all incombrances. and then1t, will warrant and defend the same against all parties making lawful cleim therein the agreed between the parties herein the partyof the first part thalf at all times during the life of this indenture, pay all to and then1t, will warrant and becomes due and psystle, and then1t, whill warrant and between the parties between the part is and against all real estate when the same becomes due and psystle, and then1t, whill warrant the most between the part of the same there is an addition of the state more to be seen that all parties indexed or suscell against all real estate when the same becomes to the setten of1tle, the part of the accord part, the law if, made psystle to the part of the state and huarance, or silter, and the same tail presents. And in the series incred a herein provided, the the part of the state and huarance, or silter, and the most of part is provided. The indebtedness, securid by this indem use, and thall beer interest at the rate of 10% from the date of part into by the indebtedness, the part	Lattrence. (Allos known as 1332 Louistians Street). " With the appurtenances and all the estate, title and interest of the said part, yof the first part therein. And the said part, of the first part do B. hereby coverant and agree that at the delivery hereol. 1b. 15 the lawful owner of the premise, above granted, and select of a good and indefeasible estag of inheritance therein, free and clear of all incombrences. In the spreed between the parters here to that the part, y of the first part that at all the lines during the life of this indenture, pay all to a sessence that may be lawful or assessed against all call state when the same becomes due and payble, and that 1t, whill use the buildings upon and rail estate interest against all call states when the same becomes due and payble, and that 1t, whill there to the the part of the saccod pay, made payble to the part of the saccod pay to the pay to the saccod pay to the pay of the saccod pay to the pay to the pay to the pay to the saccod pay to the pay to the pay to the saccod pay to the pay to the saccod pay to the pay to the pay to the saccod pay to the pay to the pay to the saccod pay to the pay to the saccod pay to the pay to the pay to the saccod pay to the pay to the pay to the saccod pay to the pay to the saccod pay to the pay to the saccod pay to the pay to the pay to the saccod pay to the pay to the saccod pay to the saccod pay to the saccod pay to pay t	this indenture do.es. GRANT following described real es	BARGAIN, SELL and MORTGAGE to the said part y of the second	-part,-th
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of the premises, above granted, and saized of a good and indefeasible estatg of inheritance interior, the and due to an interest and the	of the premises, above granted, and safed of a good and indefeasible estate of inheritance therein, the and date of an endowed of a good and indefeasible estate of inheritance therein, the and date of an endowed of an endowed of the second part. The first part shall at all times during the life of this indenture, pay all to the advectments that may be levied or essenced against stad real estate when the same becomes due and payble, and that 1.U. KALLI the part. The buildings upon said real estate hourded against stad real estate when the same becomes due and payble, and that 1.U. KALLI the part. The buildings upon said real estate hourded against stad real estate when the same becomes due and payble, and the same becomes due and payble of the second part to the estent of 1.L.E. the buildings upon said real estate hourded against secured by this indenture, and shall be an interest when the same becomes due and payble of the terms of a build be and the same becomes due and payble of the first part shall fail to pay and state the same due and the same becomes due and payble of the first part shall be an interest at all parts. The date of payment of the indebidgeas, secured by this indenture, and shall be an interest at the rate of 10% from the date of payment of he said within a first part shall be an interest therein at	with the appurtenances and	all the estate, title and interest of the said part yor the titst part it	vful owner
and that 1.1. will warrant and defend the same against all parits making lawful claim therein It is agreed between the parits hereto that the part. y	and that 11	And the said part Y of the i	lint pert do 88. hereby covenant and agree mar as the delivery neuronal dear of all incumbrance therein, free and clear of all incumbrance therein, free and clear of all incumbrance therein.	B \$,
By aline of States Treasures	BETA THEFTA HOUSE ASSOCIATION OF Phi Kappa Tau, a corporation (SE By Climit, Johnston, President Alvin D. Johnston, President By Eurome M. Lally, Turacustores	It is agreed between the parties he and assessments that may be levied or keep the buildings upon said real ests directed by the part of the sac- insteast. And in the event that said par- said premises insured as herein provide to paid shall become a part of the in- until fully repaid. THIS GRANT is intended as a mort according to the terms of <u>OID9</u> day of if the second part that said party of the second part that said party of the second part that said party of the second part it has said party of the second part that said party of the second part that said party of the second part is a star are not kept in as good part is all said and in such payments read sate are not kept in as good part is blown, shall immediately meature ar the taid, part_yy of the second part the taid, part_yy of the second part is blown, shall immediately meature ar the taid, part_yy of the second part is prevised and the manner provide sail the premises thereby graving, or retain the amount then unpud of pit aft the premises thereby gravide, or retain the amount then unpud of pit aft the premises thereby gravide, or retain the amount then unpud of pit	retio that the part_yof the first part shall at all times during the life of this indenture, assessed against said real estate when the same becomes due and payable, and thatt. Is insured against first and tornado in auto sum and by such insurances company ar thall be indeptrive the second part in the same becomes due and payable, and thatt. The matching part shall fail to pay such saves when the same become due and payable ded, then the part shall fail to pay such taxes when the same become due and payable ded, then the part shall fail to pay such taxes when the same become due and payable ded that the part shall fail to pay such taxes when the same become due and payable debtedness, secured by this indenture, and shall beer interest at the rate of 10% from the data debtedness, secures the payment of the sum of Fifteen throusand and no/100	pay all is: will of _1LB. be or to k d the anc te of paym a DOLA of the sec venced by a DOLA of the sec venced by a DOLA of the sec venced by is not set on seld idings on occome abis this inder be lawful the important fromy, and n avot sel any there
● "我们的,我们的你们,我们就是你们的,你们就是我 们的我们的,你们就要想 到我了?""她们就是我们就没有这些你的,我们也能能不是你的?""你们的,你们还是 <mark>是</mark> 我们	A CONTRACTOR AND	In Witness Where's, the part X.	BETA THETA HOUSE ASSOCIATION OF Phi Kappa Tau, a corporation By Alon D. Johnston, Press By Europe M. Johnston, Press By Europe M. Lalay, Ture	
LINROS + BIT REGENERED, They on this 28th day of November A. D. 19.			Haley, Treasurer, Beta Theta House Associat Phi Kappa Tau, a corporation.	ion of
DOUDLAS county as county as a second day of <u>November</u> A. D. 19. Notary Public in the affersaid county and the interval of the second day of <u>November</u> A. D. 19. Notary Public in the affersaid county and the second day of <u>November</u> A. D. 19. Notary Public in the affersaid county and the second day of <u>November</u> A. D. 19. Notary Public in the affersaid county and the second day of <u>November</u> A. D. 19. Notary Public in the affersaid county and the second day of <u>November</u> A. D. 19. Notary Public in the second day of <u>November</u> A. D. 19. Alvin D. Johnston, <u>President</u> , and Eugene Ws. Haley, Treasurer Beta Theta House Association of Thi Kappa Tau, a corporation, who executed the foregoing instrument and	Alvin D. Johnston, President, and Eugene M. Haley, Treasurer, Beta Theta House Association of Phi Kappa Tau, a corporation, who executed the foregoing intrument and	My commission Expires Octo	veer last above written. Eess. 7 19.56	!-lu
A D. 19. A D. 19. A D. 19. A D. 19. A D. 19. A D. 19. Notary Public In the efferesid County end s A D. 19. A D. 1	Alvin D. Johnston, President, and Eugene M. Haley, Treasurer, Beta Theta House Association of Phi Kappa Tail, a Corporation, to me perionally known to be the same person B. who executed the focegoing instrument and echnowledged the same berson B. who executed the focegoing instrument and echnowledged the same berson but a same. IN WITNESS WHEREOF, I have berson but outperibed my name, and affixed my official seal on the day year last above written. My Commission Expires. October 7 10.5%	The second s		

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the debt secured thereby, and authorize the Regist of record. Dated this 21st day of September 1966 The First National Bank of Lawrence, Lawrence, Kansas Warren Rhodes, President Mortgagee, Owner,

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(Corp. Scal)