<form> NAME De 100 Per la la que de la concentration y la concentratico y la concentraticon y la concentraticon y la concentrati</form>	Reg. No. 14,581, Fee Pa	67698 BOOK 120
The indexture, Much this Srd day of Normber .19.98. between langer in the indexture Viola Perry, his wire. A Lawrenze In the County of Doglae and Stein of Kanasa. And Ale of the first part, and The Lawrenze National Bank, Lawrenze, Kanaac. part X of the second part. Witnesseth, that the sid partAle. of the first part, and county of the second part. DOLLARS to them doly paid, the receipt of which is hereby acknowledged, here. sold, and by this indexture do DOLLARS to them doly paid, the receipt of which is hereby acknowledged, here. sold, and by this indexture do DOLLARS Konsa, towin	our an	原因用 在 理想 和 如何 医 不 因 的 医 和 的 的 的 的 的 的 的 的
dame 1. Perry and multiple trans and the county of <u>Bouglas</u> and States of <u>Kanass</u> . And Ast of the first part, and <u>The Laurences Statistical Banks Laurences. Atomass</u> . Derivating <u>Bouglass</u> and <u>Bouglas</u> . The Laurence Statistical Banks Laurences. Atomass. Derivating <u>Bouglass</u> and <u>Bouglas</u> . DOLLARS to them <u>duly paid</u> , the receipt of which is hereby echoweledged, here. wold, and by this indenture do <u>GRANIT</u> , BARSAIN, SEL and MORTGAGE to the said party <u>of</u> the second part. The Following described on electric state situated and being in the County of <u>Douglass</u> and State of Kanasa, towin Let No. Piffeen (16), in University Heights, Part The (2), a sub-division of the State of Marson the apputenences and all the state, title and interest of the said part Me of the first part therein. The apputenences and all the state, title and Districts of the Soid perl Me of the first part therein. The data water and BS de to the area of <u>Developed</u> and <u>Dev</u>		
art 144 of the first part, and The Latrendoe Satisfand Educ, Latrendoe, Antinan part X of the second part. Minessent, that the said part 24 of the first part, in consideration of the sum of	This Indenture, Made this James I. Perry'an	3rd day of November
TITTEEN HUTDEED & mo/100	of Lawrence , in t	The Lawrence National Bank, Lawrence, Aansas.
o them		
his indenture do GRANT, BARGAIN, SELL and MCRTGAGE to the said party of the second part, the following described real estate situated and being in the County of		
<form> Cancer interview April Prove Profession (16), in University Heights, prove Prov</form>	his indenture do GRANT, I	BARGAIN, SELL and MORTGAGE to the said party of the second part, the
Part Two (2), a sub-division of The C45y of Learnesses. With the apport two (2), a sub-division of The C45y of Learnesses. And its and gar 188. of the first part do	Kalina and a state of the state	the second s
Part Trop (2), a sub-division of The C45y of Learnesses. With the apportunces and all the extate, tifle and interest of the soil part 198 of the first part therein. And the and part 198 of the first part do. Interest of ordering accound all the extate, tifle and interest of the soil part 198 of 2000 collection of the first part do. Interest of the first part do. Interest of ordering accound all the extate, tifle and interest of the soil of 2000 collection of the first part do. Interest of the first part do. Interest of ordering accound of the soil of the first part do. Interest of the first part do. Interest of the first part do. Interest of the soil of ordering accound of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do. Interest of the first part do.	A Lot No. Fifte	een (15), in University Heights,
<pre>with the appurtenances and all the estate, title and interest of the said part Merg of the first part therein. And its uid part 368</pre>	Part Two (2), Lewrence.	, a sub-division of The City of
<pre>characterized and a set of a grant and indication state of a barrier barrier of a second state of</pre>	with the appurtenances and all	the estate, title and interest of the said part 195 of the first part therein.
h h speed between the period hards hards that the periods	And the seld part 200 of the first of the premises above granted, and selzed XOODT & OFTERIN, LOWFORCE, E ational Bank, LowForce, E anass and not reduced by	of a good and indefeatible stills of inheritance therein free and class of 50000.00 "65" Lawrence dated April 25, 1955 in original amount of 50000.00 "65" Lawrence ansas, recorded is foot 105, Page 640 of records of Douglas Co. payments to \$150.00
<pre>step the footborgs tog? May and "the second part, have been if any made rouch to the the period." If the second part may pay said texas and insurance due to the second part of the</pre>	It is agreed between the parties heret	o that the parties of the first part shall at all times during the life of this indenture, pay all taxes
THIS GEANT is intended as a margage to secure the payment of the turn of	keep the buildings upon said real earlier directed by the part yof the second interest. And in the event that said part a said primiser insured as harein provided, io paid shall become a part of the indeb	essed against said real estate when the same becomes due and payable, and that the specified and neurod against fire and tornado in such sum and by such insurance company as shall be specified and part, the loss, if any, made payable to the part J
saccording to the terms of the learning conjugation. (b) the phase of the terms of any description of the term of the second pert of the second pert to pay for any hourenes or to discharge any taxes with interest thereon as herein provided. In the event that and pert to pay for any hourenes or to discharge any taxes with interest thereon as herein provided. In the event that and pert and the second part to pay for any hourenes or to discharge any taxes with interest thereon as herein provided. In the event that and pert and the second part to pay for any hourenes as provided in this indextree. And this convegence shall be velid if such payments is an as provided in this indextree. And this convegence shall be velid if such payments is an as provided in this indextree. And this convegence shall be velid if such payments is an as provided in this indextree. And this convegence shall be velid if such payments is an as provided in the second therein, or if the holding on and all atter are not hap in as good repeat at here of a new payment is the option of the holder herein, or if the holding on and all ot the officiation provided or pay to pay for any herein the another provided by the part of the second part <u>Alls Allgabila O.R. Allfabila</u> to take a payment herein, and therein and benefits accuring thereif or any part there of a single payment herein and benefits accuring therein or and the second part <u>Alls Allgabila O.R. Allfabila</u> to the fore part all of all more site in the indiverse the part of the holder herein, and based the second part <u>Alls Allgabila O.R. Allfabila O.R. Allf</u>	THIS GRANT is intended as a mortgage	
<pre>mert, with all leavest according the team of hald obligation and also to secure any sum or sum of money advanced by the and pary of the second part to pay for any hourance or to discharge any taxes with interest thereon as herein provided, in the event that and part of the second part to pay for any hourance or to discharge any taxes with interest thereon as herein provided, in the event the and part of the second part to pay for any hourance or to discharge and antise are nor paid when the same become due and paysible, of if the interest develop interest thereon, or if the holding on and and attere are not had in and paysible or if the interest as not keep up, a provided herein, or if the holding on and and attere are not had in any develop and all of the dispation pays the optimized or add parsing. After this converses shall be backed and the whole our manufactor interest of the backet is the option of the holder herein, or if the holding on and and attere are not had in any develop and all of the dispation part is the option of the holder herein, and horein a dispation and in the norm in the option of the hore and paysible of if the interest to add out of all morely atting from up and hore of a paysible of the paysible are in the norm of provided by leve and hore in the and charge indicate therein and charge indicate therein and charge indicate therein and charge indicate the team and charge indicate therein and charge indicate the advance of all more pays at the paysible and in the anter paysible and and out of all more paysible and in the second paysible and therein and therein and hore therein and hore the add backet and pays the paysible and the team and paysible and the first paysible. The team that a distance and aching indicate therein and paysible and the add and out of the first paysible and the add and out of the distance and charge</pre>	according to the terms of	rain written obligation for the payment of said sum of money, executed on the $\frac{5rd}{10.000}$
And the conveyance shall be vold if such payments to any effected or working and the conveyance shall be vold if such payments to any effected or working the same become doe and payable, or if the the same become doe and payable, or if wasts is converted to find the same become action and any and the vold a num sensing uncetid, and all of the obligation provided for in said written obligation, then the same become action and the same become action action and the same become action and the same action and the same become action and the same become action a	part, with all interest accruing thereon acc	cording to the terms of said obligation and also to secure any sum or sums of money advanced by the
<pre>she set of per</pre>	And this conveyance shall be void if if default be made in such payments or existe are not paid when the same becom real earsh are not kept in as good repair and the whole sum remaining unpeid, ar is given, shall immediately mature and b	such payments be made as herein specified, and the obligation contained therein tuily discharged, any part thereof or any obligation created thereby, or interest thereon, or if the taxes on seld real as due and payable, or if the insurance is not kept up, as provided herein, or if the buildings on said r as they are now, or if waste is committed on said premises, then this conveyance shall become absolute and all of the obligations provided for in said written obligation, for the security of which this indenture secome due and payable at the option of the holder hereof, without notice, and it shall be lawful for
It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all bandin accurate hereton, shall actend and have to, and be obligatory upon the bets, executor, administrators, presenter representatives, asigns and uccessors of the respective parties hereto. In Whenese Whenevel, the part 1991. of the first part ha X9 hereunto set their hand 8 and seal the day and yee fast above written. In Whenevel, the part 1991. of the first part ha X9 hereunto set their hand 8 and seal the day and yee fast above written. Whenevel, the part 1991. (SEAL) (SEAL) James I. Perry (SEAL) James I. Perry (SEAL) Walking Molar Perry (SEAL) No respectively the control of the on this Srd day of November A. D. 1958 before me, Howard Histoman, and Sames I. Perry and Wallota V3.01a Perry, his wife to me personally known to be the same person 5 who associed the foregoing Instrument of writing, and duly acknowledged the exerction of the same. IN WITNESS WHENEXOF, I have hereunto subscribed my name and efficed my official seal on the day and ware last SWHENEXOF. I have hereunto subscribed my name and efficed my official seal on the day and ware last SWHENEXOF. I have hereunto subscribed my name and efficed my official seal on the day and ware last SWHENEXOF. I have hereunto subscribed my name and efficed my official seal on the day and ware last SWHENEXOF. I have hereunto subscribed my name and efficed my official seal on the day and ware last SWHENEXOF. I have hereunto subscribed my name and efficed my official seal on the day and ware last subscribed my name and efficient my official seal on the day and ware last subscribed my name and efficient my official seal on the day and ware last subscribed my name and efficient my official seal on the day and ware last subscribed my name and efficient my official seal on the day and ware last subsc	the seld part <u>Y</u> of the second part. ments thereon in the meaner provided by sell the premises hereby granted, or any retain the amount then unpaid of principal shall be paid by the part <u>Y</u>	155 Agents OF ARSIZED to take possession of the add premises and all the improvements are all have a receiver appointed to collect the rent. and benefits accruing therefrom, and to γ per thereof, in the manner prescribed by law, and out of all moneys arising from such sale to and interest, together with the costs and charges incident thereto, and the overplus, if any there by such sale, on demand, to the first part 269 .
the Whenever Whenever, the part 1921 of the first part ha X9 horemoto set their hand 3 and seal the day and year last above written.	It is agreed by the parties hereto th benefits accruing therefrom, shall extend	at the terms "and provisions of this indenture and each and every obligation therein contained, and all, and inure to, and be obligatory upon the heirs, executors, administrators, personal representatives, method hearts.
STATE OF Kanasis Douglas NOT NOT NOT NOT NOT NOT NOT NOT	In Witness Whereof, the part 1.0.1	
STATE OF KAILAGES BUTCH AND AN AND AND		James L. Perry (SEAL)
STATE OF Kanadis Douglas country SS. BI IT REMANDERED, That on this Srd day of Nowember A.D. 1956 before me. Countrand Wiscoman is Notary Public in and for and County and State, came James I.s. Perry and Wauneta Viola Perry, his wife to me personally known to be the same person S who associed the foregoing instrument of writing, and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and efficient my official seal on the day and and the same personal state. The same person S who associed the foregoing instrument of writing. IN WITNESS WHEREOF, I have hereunto subscribed my name and efficient my official seal on the day and and the same set of the same.	and the second	That I is the
Douglas SS. 4 BE IT REMEMBERED, That on this Srd day of November A.D. 1958 BE IT REMEMBERED, That on this Srd day of November A.D. 1958 BE IT REMEMBERED, That on this Srd day of November A.D. 1958 BE IT REMEMBERED, That on this Srd day of November A.D. 1958 BE IT REMEMBERED, That on this Srd day of November A.D. 1958 BE IT REMEMBERED, That on this Srd day of November A.D. 1958 BE IT REMEMBERED, That on this Srd day of November A.D. 1958 BE IT REMEMBERED, That on this Srd day of November A.D. 1958 BE IT REMEMBERED, That on this Srd day of November a Notery Public In and for said County and State, came BE IT REMEMBERED, This wife To me personally known to be the same person 8 who executed the foregoing Instrument of writing, and duly acknowledged the execution of the same. IN WITNESS WHEEREOF, I have hereunto subscribed my name and affixed my official seal on the day and ware left thom writing.	3.	mauneta ylola Ferry (SEAL)
Douglas SS. 4 BE IT REMEMBERED, That on this Srd day of November A.D. 1958 before me, Howard Wisseman a Notry Public in and for said County and State, came James Is. Perry and Wauneta Viola a Notry Public in and for said County and State, came James Is. Perry and Wauneta Viola NOTAR Perry, his wife to me personally known to be the same perion 8 who executed the foregoing Instrument of writing, and duly schoowledged the execution of the same. IN WITNESS WHEERED, I have hereunto subscribed my name and efficient my official seal on the day and mark lat thom writes		ייייייייייייייייייייייייייייייייייייי
Douglas SS. 4 BE IT REMEMBERED, That on this 3rd day of November A.D. 1958 before me, Howard Wisseman a Notry Public in and for said County and State, came James Is. Perry and Wauneta Viola a Notry Public in and for said County and State, came James Is. Perry and Wauneta Viola NOTAR Porry his wife to me personally known to be the same perion S who executed the foregoing Instrument of writing, and duly schoowledged the execution of the same. IN WITNESS WHEERED, In have hereunto subscribed my name and efficient my official seal on the day and ware last them writes	Tennin II	
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for said County and State, came James I. Perry and Wauneta Viola NOTARY is in the personality known to be the same person 8 who executed the foregoing instrument of writing, and duly schenowiedged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name and effixed my official seal on the day and use last three personality in the personality is a seal of the same.	AR 17	REMEMBERED, Inst on This
and duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hareunto subscribed my name and effixed my official seal on the day and	NOTADE	for said County and State, came James I. Perry and Wauneta Viola Perry, his wife
user last should written	CUOLIC ST MA	and duly acknowledged the execution of the same.
	Courses S	user last shous written

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