nice Boam	p Seal) The First National Bank of Lawrence Lawrence, Kans. H. D. Flanders, V. P. and Cashier Mortgages. Own
he Nawstifte	Reg. No. Foe Pala
P	a na na ha na
	Sources 552 month allo We Hill The Output Printers, Publisher of Legal Blacks, Lawrence, Kannad
	This Indenture, Made this
	Dwight Perry and Barbara Joan Perry, husband and wife,
	of Lawrence in the Country of Douglas and State of Kansas
	partiasof the first part, and ^b The First National Bank of Lawrence, Lawrence, Kansas
	Winesseth, that the said part
	tothem
TOTAL OF	following described real estate situated and being in the County of
-	Kansas, to-with
	Lot One hundred fifty-seven in Country Club North, an addition to the city of Lawrence,
	with the appurtenances and all the estate, title and interest of the said part lessof the first part therein. And the said part 105. of the first part do hersty commant and agree that at the defensy benefit thay all the lesses
10 min	of the premises above granted, and setzed of a good and indefeesible estate of inheritance thankin, free and cheer of all incumbrances,
THE OF	and that they will warrant and, defend the same against all parties making levelul dates thereas. It is agreed between the parties hareto that the part 125 of the first part shall at all times during the life of this ledenture, pay all taxes
• mm	and assessments that may be levied or assessed against said real astate when the same becomes due and payabis, and that <u>Lhay, urill</u> keep the buildings upon said real estate insured against fire and tennade in such sam and by such howtance company as shall be specified and directed by the part <u>J</u> . of the second part, the loss, if any, mode payable to the part <u>J</u> . of the sacend part to the same <u>state</u> states when the same become <u>state</u> states and <u>payable</u> as the part <u>J</u> . If <u>s</u> interest. And in the event that said part <u>J.S.S.</u> of the first part thall fail to pay such asses when the same become due and payable or to heap said previous insured as therein provided, then the part <u>J.S.S.</u> of the first part thall fail to pay such asses when pay table tass and buscarsors, or either, and the amount so paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the reste of 10% from the date of payment
R LEVE	mineral. And in the event that lade part ASCS. If the first part shall fail to pay such taxes when the same become due and psychials or to keep and premises insured as herein provided, then the part
	THIS GRANT is intended as a mortgage to secure the payment of the sum of Tenthousand and no/100
中国市	according to the terms of $\Omega\Omega c$ certain written obligation for the payment of sold sum of manay, exacuted on the <u>111h</u> day of <u>March</u> 1965, and by <u>115</u> terms made payable to the part. U of the second part, with all interest accruing thereon according to the terms of sold obligation and also to secure any sum or sums of money advanced by the
	asid part y of the second pert to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that valid pert j esc of the first part shall fail to pay the same as provided in this indenture.
	And this conveyance shall be void it such payments be made as herein specified, and the obligation contained therein fully discharged. If default be made in such payments or any part thereof or any obligation created thereby, or interest therean, or if the isaxes on seid real entite are not kept in as good repid and payable, or if he insurance is not kept on set payable herein, or if the buildings on seid real estate are not kept in as good repid as they are now, or if wate is committed on taid cremins, then the community shall be and and and and and the community shall be and the set of the set
	and the whole sum remaining unpaid, and all of the obligations provided for in said written obligation, for the security of which this indenture is given, shall immediately mature and become due and payable at the option of the holder hared, without notics, and it shall be lawful for
	the said part
	shall be paid by the part. 32 making such sals, on demand, to the first part It is agreed by the parties herein that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accounting thereform, shall extend and inver to, and be obligatory upon the heirs, executors, administrators, parsonal representatives, assigns and accessors of the respective parties hereis.
A CONTRACTOR	controls activing Memorrow, may extend and most to, and be abligatory upon the hairs, executors, administrators, personal representatives, assigns and accessors of the respective periles herein. In Witness Wheread, the particles of the first pert ha UQ hereants and thoir hand s, and seet S, the day and year
	* Llight Lord seau
	Dwight Parry (SEAL)
	Barbara Joan Pérry (SFAI)
	DOUGLAS COUNTY
	ACIANY AND IN TO AN AND AND AND AND AND AND AND AND AND
and the second s	Dwight Perry & Barbara Joan Perry, husband and wife,
Canal Can	to me personally known to be the same person. 5. who menuted the foregoing instrument and duly ecknowledged the associate of the same. If WETTHESE VIEWSOP, I have increasing subscribed my same, and offend my efficial and on the day and year last show writes.
	in consistent Express June 17 19 65 Marra Maria
1 3	Warren Rhodes ^o Nutury Public