Reg. No. 5368 Fee Paid \$11.25

| This Tinberture, Made this       3rd       day of       Decemeer         A.D. 10.45, between H.W. Ewick and nis wile, Fays Emick         ol.: Lewrenber       , in the County of       Douglas       and State of       Kanses         ol.: Lewrenber       , in the County of       Douglas       and State of       Kanses         ol.: Lewrenber       , in the County of       Douglas       and State of       Kanses         ol.: Lewrenber       , in the County of       Douglas       and State of       Kanses         Douglas       and state of       Kanses       beended of the second part.       the State of Kanses       beended of the State Prove         bergin sell and Morigge to the said party of the second part, its beins and assigns forever, all that treet or part and stated in the Onif Undred of Pirity Pire(155) on Tilindle.       Street; in the Cit         of Lewrence,       and       and       The South Half of Lots Nos. Pirity Elecht (55) and Stare (5) in that         part of the City of Lewrence, known as wegt Lewrence.       and the part of the City of Lewrence, known as wegt Lewrence.       and the and         with all the appurenances, and all the estate, title and interest of the said part.       and the and       and the and         beread cover particid, and steel of a good and indefeabble estate of Inheritance therein, free and clear incumbrance.       and the and       and the and  | DRTGAGB-Siandard Form.  | 30794 воок 89  | BOYLES, Publisher of Legal Blanks, Lawrence, Kansa  |
|--|---|--|---|
| A. D. 10 46, between _ B. W. Emick an. nis wire, Faye Emick  a. D. 10 46, between _ B. W. Emick an. nis wire, Faye Emick  a. D. E. LewFendee   |   |  |   |
| ol. Lawrence<br>ol. Lawrence<br>forty Five Hundred and hollow<br>Witnesseth, That the aid part 169 of the first part, in consideration of the se<br>Forty Five Hundred and hollow<br>bergin, sell and Morigge to the aid part of the second part, the here and assigns forever, all that tract or pa<br>land stated in the Confr of Floring Five (Lyper (Lyper) on Tillnoils, Street], in the City<br>of Lawrence, and<br>The South Half of Lots Nos. Fifty Eight (52) and Sixty (60) on<br>Sillott (now Fourth) Street, in Elock Thirty Five (35) in that<br>part of the City of Lawrence, known as Wegt Lawrence.<br>With all the appurtenances, and all the estate, title and interest of the said part 189 of the first part<br>do do the first part of the City of Lawrence, known as Wegt Tawrence.<br>The South Half of Lots Nos. Fifty Eight (52) and Sixty (60) on<br>Sillott (now Fourth) Street, in Elock Thirty Firs (35) in that<br>part of the City of Lawrence, known as Wegt Tawrence.<br>The south and arres that at the delivery bered. They are the lawful own<br>the pownast and arres that at the delivery bered. They are the lawful own<br>the pownast and arres that at the delivery bered. They are the lawful own<br>the pownast and arres that at the delivery bered. They are the lawful own<br>the pownast and arres that at the delivery bered. They are the lawful own<br>the pownast and arres that at the deliver bered. They are the add no/100<br>Doller, account in the first part in the day excented and delivered by the<br>parties of the first part in the day excented and delivered by the<br>parties of the first part.<br>In d this conveynes and all be word part.<br>Be It for the first part in the day are descented as a morigang to seen and the meet of and bered if such payments be made and<br>add arty of the second part.<br>Street with the second part in succeases and adding of the first part.<br>Be the second part is succeases and adding of the first part, the in the day are street add and the law and as a morigang the part of the first part.<br>Be the second part is succeases and the part of the second and th   | DIS Incenture, Mr   | de this 3rd  | day of  |
| of the first part, and The Douglas County Building and Lean Association of the second part. Witnesseth, That the said part <u>169</u> of the first part, in consideration of the s Porty Five Hundred and Mo/100   | 19, between Lurick and  | mis wile, raye Emi   | CK  |
| of the first part, and The Dougla County Building and Loan Association of the second part. Witnesseth, That the said part <u>169</u> of the first part, in consideration of the s Forty Five Hundred and Mo/100  |   | · · · · · · · · · · · · · · · · · · ·  |   |
| of the first part, and The Dougla County Building and Loan Association of the second part. Witnesseth, That the said part <u>169</u> of the first part, in consideration of the s Forty Five Hundred and Mo/100  | Lawrence in the County  | of Doublas   | and State of Kansas   |
| Forty Five Hundred and no/100  | ······································  |  |   |
| Forty Five Hundred and no/100  | Witnesseth. Th  | at the said part 108 of the fi   | rst part, in consideration of the sum   |
| bershin, sell and Morigase to the said party of the second part, ins heim and assigns forwer, all that tract or pain and situated in the County of Douglas and State of Kansa, described as follows, to-wit:<br>Lot No: One Hundred Fifty Five(155) on Illindis. Street; in the Cit of Lawrence, all that tract or pain and the source of the City of Lots Nos. Fifty Eight (53) and Sixty (60) on Elliott (now Fourth) Street, in Block Thirty Five (35) in that part of the City of Lawrence, known as Wegt Lawrence.<br>with all the appurtenances, and all the estate, title and interest of the said part 198 of the City of Lawrence, known as Wegt Lawrence.<br>With all the appurtenances, and all the estate, title and interest of the said part 198 of the first part do the task of the first part do the task of the city of Lawrence, known as Wegt Lawrence.<br>This grant is intended as a morigage to secure the part of the first part do the first part do the terms of One contain Not part to first part do the terms of One contain Not part to first part do the second part  | orty Five Hundred and no/10   | 0  | DOLLA   |
| Lot No. One Hundred Fifty Five(155) on Tilindie Street; in hae Git<br>of Lawrence,<br>The South Half of Lots Nos. Fifty Eight (58) and Sixty (60) on<br>Elliott (now Fourth) Street, in Block Thirty Five (35) in that<br>part of the City of Lawrence, known as Wegt Lawrence.<br>with all the appurtenances, and all the estate, title and interest of the said part 108<br>of the City of Lawrence, known as Wegt Lawrence.<br>with all the appurtenances, and all the estate, title and interest of the said part 108<br>method be and   | in, sell and Mortgage to the said party of the  | second part, its heirs and assig   | ms forever, all that tract or parce   |
| of Lawrence,       and         The South Half of Lots Nos. Fifty Eight (55) and Sixty (60) on         Elliott (now Fourth) Street, in Block Thirty Five (35) in that         part of the City of Lawrence, known as Wegt Lawrence.         with all the appurtenance, and all the state, title and interest of the said part 128.         of the Mit of Lots Of the first part         do  | 發展的自然的認識的。在1993年代的1993年代。<br>1993年代的1993年代的1993年代。  |  |   |
| The South Half of Lots Nos. Fifty Eight (58) and Sixty (60) on<br>Elliott (now Fourth) Street, in Block Thirty Five (35) in that<br>part of the City of Lawrence, known as Wegt Tawrence.<br>with all the appurtenance, and all the estate, title and interest of the said part 128 of the first part that<br>And the said Derties of the first part do<br>  | CONTRACTOR DESCRIPTION OF A  | and a second second  | Stored, HI Me di og   |
| Elliott (now Fourth) Street, in Block Thirty Five (35) in that<br>part of the City of Lawrence, known as West jawrence.<br>with all the appurtenances, and all the estate, title and interest of the said part 100 of the first part 1<br>And the said Dertles of the first part<br>do hereby covenant and agree that at the delivery hereof they are the lawful own<br>the premises above granted, and select of a good and indefessible estate of inheritance therein, free and clear<br>incumbrances.<br>This grant is intended as a morigage to secure the payment of Forty Five Hundred and no/100<br>Dollars, according to the terms of One certain NOE the secure and delivered by the<br>partitles of the first part<br>to the said part of the second part  |   |  | e sen so et e modelet M   |
| part of the City of Lawrence, known as Wegt Lawrence.  with all the appurtenances, and all the estate, title and interest of the said part 108 of the first part the divergence has a part 108 of the first part the divergence has a part 108 of the first part the divergence of the first part the divergence has a mortgage to secure the payment of Forty Five Hundred and no/100 Dollars, according to the terms of One on the first part the day extended and delivered by the part 108 of the first part the second part is a mortgage to secure the payment of Forty Five Hundred and no/100 Dollars, according to the terms of on the first part the second part is a mortgage to secure the payment of for the first part the second part and this conveyance shall be void if such payments be made a second part is accovered and delivered by the part 108 of the first part and the second part is accover and saige, at any fine thereafter, to all the premise hereagy granted, or any part theread or interest thereagy or it the insurance is not interest thereagy and be void if such payments be made as a part of the second part is also all the moasy arising from such sale to replan the amount then due for price and it must be part 108 of all the many part the first part  | The South Half of Lots Nos  | . Fifty Eight (58)   | and Sixty (60) on   |
| with all the appurtenances, and all the estate, title and interest of the said part <u>198</u> of the first part the And the said <u>Derties of the first part</u> <u>do</u> <u>hereby corenant and agree that at the delivery hereof <u>they are</u> the lawful own the premises above granted, and select of a good and indefeasible estate of inheritance therein, free and clear incumbrances This grant is intended as a mortgage to scenre the payment of <u>Forty Five Hundred and no/100</u> Dollar, according to the terms of <u>One</u> ertain <u>note</u> this day extended and delivered by th parties of the first part to the said party of the second part</u>  | Elliott (now Fourth) Stree  | t, in Block Thirty   | Five (35) in that   |
| with all the appurtenances, and all the estate, title and interest of the said part 198 of the first part the<br>And the said  | part of the City of Lawren  | ce, known as West L  | awrence.  |
| And the said   | a second and second  | <u> </u>   |   |
| And the said   |   |  |   |
| And the said   |   |  |   |
| And the said   | annan an Chaine (10 - 10 - 10 - 10 - 10 - 10 - 10 - 10  |  | · · · · · · · · · · · · · · · · · · ·   |
| And the said   |   |  | 100   |
| do   |   |  | 108 of the first part there   |
| the premises above granted, and selzed of a good and indefeasible estate of inheritance therein, free and clear<br>incumbrances This grant is intended as a morigage to secure the payment of <u>FOrty Five Hundred and no/100</u> Dollars, according to the terms of <u>One</u> cortain <u>note</u> this day executed and delivered by th<br>parties of the first part to the said party of the second part   |   |  | rethe lawful owner  |
| This grant is intended as a morfgage to secure the payment ofForty Five Hundred and no/100<br>Dollars, according to the terms of one this day executed and delivered by th<br>partles of the first part<br>to the said party of the second part and this conveyance shall be void if such payments be made as<br>specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not be<br>thereon, then this conveyance shall become absolute, and the whole amount shall be come due and payable, and it shall be lawful<br>and pay of the second part, is successors and asign, at any time thereafter, to sell the premises hereby granted, or any part there<br>the manner prescribed by law, and out of all the moneys arising from such sale to rejain the amount then due for principal and it<br>igether with the costs and charges of making such sale, and the verplus, if any three be, shall be paid by the party making such is<br>demand, to said  | 新加速的 # # # # # # # # # # # # # # # # # # #  | the set of the second sec | Annual |
| This grant is intended as a mortgage to secure the payment ofNTV Five Hundred and no/100<br>Dollars, according to the terms of One this day executed and delivered by th<br>   |   |  |   |
| Dollars, according to the terms of One certain note this day executed and delivered by th parties of the first part         to the said party of the second part   |   |  | e Hundred and no/100  |
| parties of the first part to the said party of the second part   | grant is intended as a mortgage to secure the   | note this  | lay executed and delivered by the   |
| specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not by thereon, then this conveyance shall be be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not by thereon, then this conveyance shall be been absolute, and the version is more than the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such is together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such is together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such is together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such is together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such is together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such is together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such is together with the costs and charges of making such and part 100 to the first part, the 1r making such is and sale and delivered in presence of the same and addition of the same part of the first part is a part is above written. The uncereating of the same is and the same personally known is the same personally who executed the foregoing instruming and duly acknowledged the execution of the same. IN WITNEES WHEREOF, I have hereunto subscribed my name and affixed my official the day and year last above written.   |   |  |   |
| specified. But if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not is thereon, then this conveyance shall be come absolute, and the whole amount shall become due and payable, and it shall be lawful is ald parts of the second part in successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part the ite manner prescribed by law, and out of all the moneys arising from such sale to repain the amount then due for principal and i to together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such it together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such it demand, to said DERTLIES OF the files of the files part, their the cost and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such it demand, to said DERTLIES OF the files of the first part h. <u>Ve</u> hereunto set <u>their</u> heirs and In Witness Whereof, The said part <u>108</u> of the first part h. <u>Ve</u> hereunto set <u>their</u> hand S and seal 8 the day and year first above written. Signed, Scaled and delivered in presence of <u>Hawking Context</u> <u>Hawking Context</u> <u>Hawking Context</u> <u>State OF KANSAS</u> <u>State</u> <u>County</u> .<br>Be It Remembered, That on this <u>Hawking day of <u>December</u> A. D 1 before me the <u>uncersigned</u> any of <u>December</u> <u>A. D 1 before me</u> <u>the uncersigned</u> <u>a Notarian in and for said County and State, came <u>H.W. Emilok and his wife</u> in and for said County and State, came <u>H.W. Emilok and his wife</u> <u>Faye Emilok</u>.<br/>IN WITNEES WHEREOF, I have hereunto subscribed my name and affixed my official the day and year last above written.</u></u>  | e said party of the second part   |  |   |
| side party of the second part, its successors and assigns, at any time thereafter, to sell the premises hereby granted, or any part the<br>the manner prescribed by law; and out of all the moneys arising from such sale to regin the amount then due for principal and it<br>together with the costs and charges of making such sale, and the overplus, if any there be, shall be paid by the party making such is<br>demand, to said  | But if default be made in such payments, or an  |  |   |
| heirs and<br>In Witness Whereof, The said part <u>108</u> of the first part ha <u>ve</u> hereunto set <u>their</u><br>hand S and seal S the day and year first above written.<br>Signed, Scaled and delivered in presence of<br>STATE OF KANSAS<br>DOUGLAS<br>County:<br>Be It Remembered, That on this <u>Market and his wife</u><br>Is and for said County and State, came <u>H+W. Emick and his wife</u><br>Faye Emick.<br>To me personally known to be the same persons who executed the foregoing instru-<br>wright and duly acknowledged the execution of the same.<br>IN WITNERS WHEREOF, I have hereinto subscribed my name and affixed my official.<br>the day and year last above written.   | arty of the second part, its successors and assigns, a<br>manner prescribed by law, and out of all the mon<br>ner with the costs and charges of making such sale,<br>nortices of the firm | t any time thereafter, to sell the pre<br>ays arising from such sale to retain t<br>and the overplus, if any there be, sha   | mises hereby granted, or any part thereof<br>he amount then due for principal and inter                         |
| In Witness Whereof, The said part <u>108</u> of the first part ha <u>ve</u> hereunto set <u>their</u><br>hand 8 and seal 8 the day and year first above written.<br>Signed, Sealed and delivered in presence of<br>STATE OF KANSAS<br>DOUGLAS<br>County:<br>Be It Remembered, That on this <u>for a day of December</u> A.D. 1<br>before me <u>the uncersigned</u> a Notary<br>in and for said County and State, came <u>H.W. Emick and his wife</u><br>FRICE Emick.<br>IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official<br>the day and year last above written.   | nd, to said   |  | heirs and ass   |
| hand 8 and seal 8 the day and year first above written.<br>Signed, Sealed and delivered in presence of<br>STATE OF KANSAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>DOUGLAS<br>D | In Witness Whereof, The said par  | 1es_of the first part ha_  |   |
| STATE OF KANSAS  | B and seal B the day and year first above w   |  | Proph   |
| STATE OF KANSAS<br>DOUGLES<br>DOUGLES<br>County<br>THE DE IT Remembered, That on this day of <u>December</u> A.D. 1<br>before me. <u>the uncersigned</u> and <u>the wife</u><br>in and for said County and State, came <u>H.W. Emick and his wife</u><br>Faye Emick.<br>to me personally known to be this same persons who executed the foregoing instru-<br>wright and duly acknowledged the execution of the same.<br>IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official<br>the day and year last shore written.   | Signed, Scaled and delivered in presence of   | <u> </u>   | P. A (SE  |
| STATE OF KANSAS<br>Douglas<br>County.<br>Be It Remembered, That on this // 2% day of December A. D. 1<br>before me the underBigned a Notary<br>in and for said County and State, came H. W. Emick and his wife<br>Faye Emick to be the same person? who executed the foregoing instru-<br>wright and duly acknowledged the execution of the same.<br>IN WITNESS WHEREOF, I have hereunito subscribed my name and affixed my official<br>the day and year last above written.   |   | -Tayle   | Cemik (SE   |
| Douglass       County       Sa.         Be it Remembered, That on this // A       day of December  | ATTE OF CINCLE  |  | (SE   |
| Be It Remembered, That on this <u>Hardan day of December</u> A. D 1<br>before me. the uncersigned a votarial in and for said County and State, came <u>H.W. Emick and his wife</u><br>Faye <u>Emick</u> to me personally known to be the same person <sup>2</sup> who executed the foregoing instru-<br>wright and duly acknowledged the execution of the same.<br>IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official<br>the day and year last above written.  | Bou -1  |  |   |
| before methe undersigned   | WY HE MANAGEMENT  | ered. That on this 11 th   | av of December A.D. 19  |
| Faye Emilok.<br>Faye Emilok.<br>to me personally known to be the same personal who executed the foregoing instru-<br>wright and duly acknowledged the execution of the same.<br>IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official<br>the day and year last above written.   |   | the undersigned  | a Notary Pi   |
| to me personally known to be the same person <sup>d</sup> who executed the foregoing instru-<br>wright and duly acknowledged the execution of the same.<br>IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official<br>the day and year last above written.  |   | County and States came announcement  | . Emick and his wife,   |
| IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my official the day and year last above written.  | Uni 1915 to me person   | ally known to be the same person   |   |
| the day and year last above written.   |   | 是他们的是这些人的过去分词是自己的。"这些是一些一个问题,  | 時間的時期には時期の時間になった。   |
| My commission expires 11445, 1946 Kush U. Myers. Notary  |   |  | A SUPERIOR  |
|  | commission expires 1/1445, 1446   | - Kuth   | U. Myers. Notary Pul  |
| C. A CARL CONTRACTOR OF CONTRACTOR   | <b>c</b>  |  |   |
|  |   |  |   |
|  |   |  |   |

522

.

"你们的你的思想

17 Mar