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and the second	
	i money or either of
to the tenor and effect of said not 9, then these presents shall them, or any part thereof, or any interest thereon, be not paid them, or any part thereof, us the prior of said and y	be null and void. But if said sum of money, of entire of the same become due, then, and in that case, the whole
them, or any part thereof, or any interest indiced, by and interest shall, at the option of said part.	of the second part, by virtue of this Mortgage, immediately
and appurtenances, or either of them, of any pand the whole	of said sum, shall immediately become due this payable,
a dent to said foreclosure shall be all huttering the st	A head - monided for the part V of the Becond part #
forfeiture of this Mortgage, or in case of detains, and assigns, sha	all be entitled to a judgment for the sum so noid at the rate of
note and the additional sums paid by virtue of this Mortgan	re, with interest on said the sale of said premises in
satisfaction of said judgment, foreclosing an Argune the	have have and the said part V
a first nert	and interest, if the
shall and will at. har own expense from the date of the and all liens and charges by virtue hereof are fully paid off and	d discharged, keep the building elected and the state of Kansas, to the
and all liens and charges by virtue hereof are fully paid off and said lands, insured in some responsible insurance company dul amount of 5 1,000 48	Dollars, for the benefit of said part.
for the second part; and in default thereof said part	is the additional lien on the same shall be an additional lien on
own name, and the premium or premiums, costs, charges and said mortgaged property, and may be enforced and collected it had be first part doe if hereb	n the same manner as the principal debt hereby secured
aid mortgaged property, and may be enforced and collected is AND the said part_yof the first part doc.g_hereb sho 19	y covenant and agree that and seized of a good and inde- of the premises above granted, and seized of a good and inde- brances, and that <u>SIA</u>
feasible estate of inheritance therein, free and clear of all incum arms in the onist and peaceable possession of said part. y of	the second part, -h4g. successors and assigns forever, against
the lawful claims of all persons whomsoever.	
IN WITNESS WHERPOF, The said part.Y	part haffhereunto set_herhandthe day and year
first above written.	x cora B. Crisp (SEAL)
Executed and delivered in presence of	/
	(SEAL)
	(SEAL)
State of Kansas, County of Annam	. day of A. D. 19_55 before me, in and for said County and State, came
Bs 17 REMEMBER, that on the	in and for said County and State, came
the undersigned, a mainty public	
Cora Cribo, a Stilling Seraon,	
	ondescribed in, and who executed the foregoing Mortgage, and
her her	voluntary act and deed.
Terrister, Ringson, I have hereunto subscribed my	hand and affixed my official seal on the day and year last above
My Commission Expires Sept. 16	There has the trans
OU commission angires	Notary Public.
POEIO/S E	
	3/ 10012 10
andel and the state of the state	Marold A: Back Revister of De
Satisfaction :	of Mortzare
e Javines las cistion of areas. "It formerly	(Hone Peters) Lavings & loan) the mortgagee
trib demei, do lenchy certify that the within a	fortgase is fully paid, set affect, and discharged
tion restablisher that of Teeds of Tippizer somb	, actuals, to there are of record.
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	norm covings Association of Arnses City (f

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BY Vice President (Phillip 2. Marsold)