12 Reg. No. 5631

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TT 1 MI	in the
this Indenture,	Made this/ GIL day of
ar of our Lord one thousand nin	e hundred and forty-seven between and Naomi Pperdue, husband and wife
George R. Perdue	and Naomi "Ferdue, husband and her
Lawrence	in the County of Douglas and State of Kansas
	, in the county of
art 105 of the first part, and .	part Y of the second part.
and the second	Witnesseth, that the said parties of the first part, in consideration of the sum of
One thousand and	no/100 DOLLARS
oGRANT, BARGAIN, S cal estate situated and being in th	duly paid, the receipt of which is hereby acknowledged, haVG_sold, and by this indenture SELL and MORTGAGE to the said part yof the second part, the following described he County ofDOUGLASand State of Kanéas, to-wit:
The North One hur	dred and Three (103) feet of
Lots thirty-two	(32) and thirty-three (33) on Ash Street in Ision of that part of the City of Lawrence known
and the second	
as North Lawrence	sectate, title and interest of the said part 105 of the first part therein.
It is agreed between the parties he hat may be levied or assessed against said	and that L1LE y will warrant and detend the adjust a game again the final metric of the indenture, pay all tests or assessments reno that the partL G.S. of the first part shall at all times during the life of the indenture, pay all tests or assessments I real excess when the same becomes due and payable, and that L1LQ y. W 111 keep the buildings upport and the adjust of the same becomes due and payable, and that L1LQ y. W 111 keep the buildings upport of the second put, the
	and that the y will warrant and defend the same against all parties making lawful claim thereto. reto that the part LS_of the first part shall at all times during the life of this indenture, pay all taxes or assessments in all extra when the same becomes due and payable, and that LIQY_WILL_keep the buildings upon said real uch sum and by such insurance company as shall be specified and directed by the part. Y of the second part to the extrat of LEAL interest. And in the event that said part, BS_of the first same become due and payable or to keep said premises insured as herein provided then the part. Y of payses and shall become a part of the indebtedness, secured by this indenture, and shall beer of payment until fully repaid. morrgage to secure the payment of the sum of One. thousand and no/100
	building for the narment of said sum of money, executed on the 7th day of
according to the terms of Ωλλ9	ertain written obligation for the payment of said sum of money, executed on the <u>7 th</u> day of <u>10 47</u> , and by <u>1.5.8</u> terms made payable to the part <u>y</u> of the second part, with all increases f said obligation and also to scure any sum or money advanced by the said part <u>y</u> of the second part any taxes with interest thereon as herein provided, in the event that said part <u>1.6.8</u> of the first part shall fail to pay
according to the terms of Ωλλ9	ertain written obligation for the payment of said sum of money, executed on the <u>7 th</u> day of <u>10 47</u> , and by <u>1.5.8</u> terms made payable to the part <u>y</u> of the second part, with all increases f said obligation and also to scure any sum or money advanced by the said part <u>y</u> of the second part any taxes with interest thereon as herein provided, in the event that said part <u>1.6.8</u> of the first part shall fail to pay
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coording to the terms of <u>QUQ</u> or <u>MQY</u> corring thereon according to the terms of pay for any insurance or to discharge the same as provided in this indenture. And this conveyance shall be void made in such payments or any part there become due and payable, or if the insur- now, or if waste is committed on said provided for in said written obligation, fi the said premises and all the improvement therefront; and to sail the premises here the same then unpaid op principal and therefront the unpaid of principal and the safet of the premises here the same the premises here therefront, shall gened and insure to, an	both day of the second part. The second part with the contrast therean or second part. Second part with all interests any taxes with interest thereon as herein provided, in the event that said part 16.8 of the second part with all interest any taxes with interest thereon as herein provided, in the event that said part 16.8 of the first part shall fail to pay any taxes with interest thereon as herein provided, in the event that said part 16.8 of the first part shall fail to pay any taxes with interest thereon as herein provided, in the event that said part 16.8 of the first part shall fail to pay any taxes with interest thereon as herein provided, and the obligation constained therein fully discharged. If default be seed or any obligation created thereby, or interest thereon or if the taxes on said real states are not paid when the same premises, then this conveyance shall become absolute and the whole sum remaining ungaid, and all of the obligation or the saccing of which this indentum is given, shall immediately mature and become due and payable at the option of a shall be lawful for the said part
According to the terms of <u>QUQ</u> or <u>MQJ</u> corring thereon according to the terms of to pay for any insurance or to discharge the anne as provided in this indenture. And this conveyance shall be void become due and payable, or if the insur- now, or if watte is committed on said provided for in said written obligation, fi the holder hereof, without notice, and it hes aid premises and all the improvemen- ties and the said written obligation, fi the holder hereof, without notice, and it hes aid premises and all the improvemen- ties mount them unpaid of principal any matching and the said here premises here thereof by the partice hereor hereof mount and the said mine too any matching and the said and instre too any parties hereo.	bettaken written obligation for the payment of said sum of money, executed on the <u>7 th</u> day of 10.47., and by <u>1.5.8</u> terms made payable to the part. <u>Y</u> of the second part, with all intenses of said obligation and also to secure any sum or sums of money advanced by the said part. <u>Y</u> of the second part any taxes with interest thereon as herein provided, in the event that said part. <u>18.8</u> of the first part shall fail to pay any taxes with interest thereon as herein provided, in the event that said part. <u>18.8</u> of the first part shall fail to pay any taxes with interest thereon, as herein provided, in the event that said part. <u>18.8</u> of the first part shall fail to pay if such payments be made as berein specified, and the obligation constained therein fully discharged. If default be of or any obligation created therein, of the buildings on said real secare are not kept in as pool repair as they are premises, then this conveyance shall become absolute and the whole sum remaining unpuid, and all of the obligation or the secarity of which this indenture is given, shall immediately mature and become due and payable at the option of aball be lawful for the said part. <u>1.6.9</u> of the second part. and, to the first part. <u>16.9</u> of the manner prescribed by law, and out of all money arising from such sale to result in terms, together with the costs and charges incident thereon, and the overplus, if any there be, shall be nefting accurate the second part. That the terms and provisions of this indexture and each and every obligation therein contained, and all benefits ecruing the the terms and provisions of this indexture and each and every obligation therein contained, and all benefits ecruing the be obligatory upon the heats, executors, similarizations, and thereot, contained, and all benefits ecruing the be obligatory upon the heats. <u>ACB</u> of the first part has <u>We</u> , hereauth set <u>the ltr</u> hand <u>S</u> are
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STATE OF KANSAS 58. COUNTY OF _____ DOUGLAS Be It Remembered, That on this 17th day of. A. D. 19. 47 before me, a Notary Public in the aforesaid County and State came George R. Perdue and Naomi^P Perdue, husband and unty and State wife_ ersonally known to be the same person. I who executed the fore to p duly acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto sub day and year last above written. 19.50 mission Expires April 21. My Con

Helen J. Bowen Deputy

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Naraed a. Beck.