## MORTGAGE RECORD 82

 $\left[ \right]$ 

C

0

0

4

1-1-01-0

|   |  |   |  | 07.07.07.07.00.00.00.0  | 101 10 0011   | Star   |
|---|--|---|--|---|---|--|
|   |  | FROM  |  | STATE OF KANSAS, DOI  | UGLAS COUNTY, ss.<br>ed for record on the   | 14 .   |
| Barney L.   | Traynor & w  | ife (Gladva)  |  | November A  |   |  |
|   |  | TO  |  |   | -1  |  |
|   |  |   |  |   | Ward  | egister of Deeds.  |
| The_Doug1   | as County Bu   | ilding and Lo   | an Association   | . By  |   | outy.  |
|   |  |   |  |   |   |  |
|   |  |   |  | November<br>nd his wife, Gladys Tr  |   |  |
|   |  |   | ley_L. Iraynor a.  | id his wile, Diadys if  | Lynor   |  |
|   |  | ***   |  |   |   |  |
| ofLa  | wrence   | in the Cou  | inty of Dou  | lasand State  | of Kansas   |  |
| of the first p  | art, and Th  | ne Douglas Co   | unty Building an   | nd Loan Association   |   |  |
|   |  |   |  |   |   | of the second par  |
|   |  |   |  | ideration of the sum of   |   |  |
|   |  |   |  | <u></u>   |   |  |
|   |  |   |  | ged, ha_VOsold and by thes  |   |  |
|   |  |   |  | rs and assigns forever, all that  | tract or parcel of land situ  | ated in the Cours  |
| of Douglas, a   | nd State of Kans:  | as, described as fo   | bllows, to-wit:  |   |   |  |
|   |  |   |  |   |   |  |
|   | Begin at a po  | int fifty fee   | et west of the S   | outheast corner of th   | e Northwest Cuarte  | r of the   |
| lic   | orthwest Quar  | ter of the Sc   | outhwest Quarter   | of Section Twenty Ni:   | ne (29). Township   | Ivalva   |
| ()  | 12), Range Tw  | renty (20) the  | ence North 150 f   | eet, thence West 50 f   | eet, thence South :   | 150 feet,  |
| 8.6   | North Lawre  | nce, in Dough   | las County, Kans   | as.   | 51 Lawrence, forme  | riy known  |
|   |  |   |  |   |   |  |
|   |  |   |  |   |   |  |
|   |  |   |  |   |   |  |
|   |  |   |  | and the second  |   |  |
|   |  |   |  |   |   |  |
|   |  |   |  |   |   |  |
|   |  |   |  |   |   |  |
|   |  |   |  |   |   |  |
|   |  |   |  |   |   |  |
|   |  |   |  |   |   |  |
|   |  |   |  | aid part ics_of the first part :  | therein. And the said   |  |
| part  | ics_of_the_fi  | irst_part   |  |   |   |  |
| part<br>doher   | ios_of_tho_fi<br>eby covenant and a  | irst_part<br>agree that at the c  | delivery hereof  | the 1   | awful owner of the premis   |  |
| part<br>doher   | ios_of_tho_fi<br>eby covenant and a  | irst_part<br>agree that at the c  | delivery hereof  | the l   | awful owner of the premis   | es above granted   |
| part<br>doher<br>and seized of s  | ios_of_tho_fj<br>eby covenant and s<br>a good and indefea  | irst_part<br>agree that at the c<br>ssible estate of inh  | delivery hereof  | the l   | awful owner of the premis   | es above granted   |
| part<br>doher<br>and seized of s  | ios_of_tho_fi<br>eby covenant and a<br>a good and indefea<br>intended as a morts   | irst_part<br>agree that at the c<br>usible estate of inh<br>gage to secure the  | delivery hereof<br>neritance therein, free<br>payment of the sum o   | the l   | awful owner of the premis   | es above granted   |
| part<br>doher<br>and seized of s<br><br>This grant is i   | ios_of_the_fi<br>eby covenant and a<br>a good and indefea<br>ntended as a morts<br>Elovon_Hum  | agree that at the c<br>suble estate of inh<br>gage to secure the<br>adred and no/   | delivery hereof<br>neritance therein, free<br>payment of the sum o<br>'100   |   | awful owner of the premis   | es above granted   |
| part<br>doher<br>and seized of s<br><br>This grant is i   | ios_of_the_fj<br>eby covenant and a<br>a good and indefea<br>ntended as a mortg<br>Eloyon_llum<br>certain  | agree that at the o<br>suble estate of inh<br>gage to secure the<br>udred and no/<br>note   | delivery hereof<br>neritance therein, free<br>payment of the sum o<br>100  | the land clear of all incumbrances  | awful owner of the premis   | es above granted   |
| part<br>doher<br>and seized of s<br><br>This grant is i<br>ono  | ios_of_the_fj<br>eby covenant and a<br>a good and indefea<br>ntended as a mortg<br>Elovon_lium<br>certain<br>parti   | irst_part<br>agree that at the o<br>isible estate of inh<br>gage to secure the<br>idred_and_no/<br>nota<br>es_of_the_fi   | delivery hereof<br>neritance therein, free<br>payment of the sum o<br>'100   | the l   | awful owner of the premis   | es above granted   |
| part<br>doher<br>and seized of s<br><br>This grant is i<br>ono  | ios_of_the_fj<br>eby covenant and a<br>a good and indefea<br>ntended as a mortg<br>Elovon_lium<br>certain<br>parti   | irst_part<br>agree that at the o<br>isible estate of inh<br>gage to secure the<br>idred_and_no/<br>nota<br>es_of_the_fi   | delivery hereof<br>neritance therein, free<br>payment of the sum o<br>'100   | the land clear of all incumbrances  | awful owner of the premis   | es above granted   |
| part<br>doher<br>and seized of s<br><br>This grant is i<br>ono  | ios_of_the_fj<br>eby covenant and a<br>a good and indefea<br>ntended as a mortg<br>Elovon_lium<br>certain<br>parti   | irst_part<br>agree that at the o<br>isible estate of inh<br>gage to secure the<br>idred_and_no/<br>nota<br>es_of_the_fi   | delivery hereof<br>neritance therein, free<br>payment of the sum o<br>'100   | the l   | awful owner of the premis   | es above granted   |
| part<br>doher<br>and seized of s<br>This grant is i<br>Ono<br>to the said part  | ioa_of_tho_fi<br>eby covenant and a<br>a good and indefea<br>ntended as a mort;<br>Eloron_Hum<br>certain<br>parti<br>of the see  | Irst_part<br>agree that at the o<br>suble estate of inh<br>gage to secure the<br>udred_and_note<br>note<br>cs_of_tho_fin<br>cond part   | delivery hereof<br>neritance therein, free<br>payment of the sum o<br>/100<br>rst-part   | the l   | awful owner of the premis   | es above granted   |
| part<br>doher<br>and seized of a<br>This grant is i<br>ono<br>to the said part<br>if default be m   | ios_of_tho_fi<br>eby covenant and a<br>s good and indefea<br>ntended as a mortun<br>   | Irst_part<br>agree that at the o<br>suble estate of inh<br>gage to secure the<br>idred_and_no/<br>  | delivery hereof<br>neritance therein, free<br>payment of the sum o<br>'100<br>rst part<br>rst part<br>and this ce<br>nereof, or interest ther  | the l<br>ind clear of all incumbrances_<br>this day executed and delivere-<br>this day executed and delivere-<br>noveyance shall be void if such<br>on, or the taxes, or If the innu  | awful owner of the premis   | es above granted   |
| part<br>doher<br>and seized of s<br><br>This grant is i<br><br>to the said part<br>to the said part<br>if default be m<br>veyance shall b   | ioa_of_tho_fi<br>eby covenant and a<br>a good and indefea<br>  | Irst_part<br>agree that at the c<br>suble estate of inh<br>gage to secure the<br>udred_and_no/<br>note<br>es_of_tho_fit<br>ond part<br>nts, or any part th<br>id the whole amoun  | delivery hereof<br>neritance therein, free<br>payment of the sum o<br>(100<br>rst part<br>rst part<br>and this co<br>necof, or interest there<br>nt shall become due ar  |   | awful owner of the premis   | es above granted<br>g to the terms o<br>in specified. But<br>n, then this con-<br>f the second part  |
| part<br>doher<br>and seized of s<br><br>This grant is i<br><br>to the said part<br>to the said part<br>if default be m<br>veyance shall b   | ioa_of_tho_fi<br>eby covenant and a<br>a good and indefea<br>  | Irst_part<br>agree that at the c<br>suble estate of inh<br>gage to secure the<br>udred_and_no/<br>note<br>es_of_tho_fit<br>ond part<br>nts, or any part th<br>id the whole amoun  | delivery hereof<br>neritance therein, free<br>payment of the sum o<br>(100<br>rst part<br>rst part<br>and this co<br>necof, or interest there<br>nt shall become due ar  | the l<br>ind clear of all incumbrances_<br>this day executed and delivere-<br>this day executed and delivere-<br>noveyance shall be void if such<br>on, or the taxes, or If the innu  | awful owner of the premis   | es above granted<br>g to the terms o<br>in specified. But<br>m, then this con-   |
| part<br>doher<br>and seized of s<br>This grant is i<br><br>to the said part<br>to the said part<br>if default be m<br>sets a ball b<br><br>ts ts<br>cr  | ios_of_tho_fi<br>eby covenant and a<br>s good and indefea<br>ntended as a more<br>Elovon_Hum<br>certain<br>certain<br>parti<br>of the sec<br>ade in such payme<br>eccome absolute, an<br>eccutors, administr<br>w; and out of all  | Irst_part<br>agree that at the o<br>suble estate of inh<br>gage to secure the<br>ndred_and_no/<br>nota<br>.es_of_tho_fi<br>mond part<br>nts, or any part th<br>dd the whole amou<br>ators and assigns,<br>a the moneys anisin   | delivery hereof<br>neritance therein, free<br>payment of the sum o<br>'100<br>rst part<br>rst part<br>and this ce<br>hereof, or interest ther<br>nt shall become due an<br>at any time thereafter<br>g from such sale to re  |   | awful owner of the premis   | es above grantec<br>g to the terms o<br>in specified. But<br>n, then this con-<br>f the second part<br>f, in the mannes<br>the with the cost   |
| part<br>doher<br>and seized of s<br>This grant is i<br><br>to the said part<br>to the said part<br>if default be m<br>veyance shall b<br><br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tb<br>tbtb                       | ioa_of_tho_fi<br>eby covenant and a<br>s good and indefea<br>ntended as a mort;<br>Eloron_Hum<br>certain<br>parti<br>of the see<br>ado in such payme<br>eccome absolute, an<br>eccutors, administr.  | Irst_part<br>agree that at the o<br>suble estate of inh<br>gage to secure the<br>wired and no/<br>nota<br>es_of_tho_fi:<br>cond part<br>nts, or any part th<br>ad the whole amoun<br>ators and assigns,<br>and the overplus,  | delivery hereof<br>neritance therein, free<br>payment of the sum o<br>'100<br>rst part<br>rst part<br>and this ce<br>hereof, or interest ther<br>nt shall become due an<br>at any time thereafter<br>g from such sale to re  |   | awful owner of the premis<br>Dollars, accordin<br>d by the said<br>payments be made as here<br>ance is not kept up there<br>il for the said part_yo<br>ranted, or any part three<br>risplan and interst, toget<br>r such sale, on demand, to i  | es above granted<br>g to the terms o<br>in specified. Bu<br>m, then this con-<br>f the second part<br>f, in the mannes<br>her with the cost<br>said  |
| part<br>doher<br>and seized of s<br>  | ion_of_tho_fi<br>eby covenant and is<br>a good and indefea<br>ntended as a morty<br>Elovon_Hum<br>parti<br>parti<br>of the sec<br>ade in such paymen<br>eccome absolute, an<br>ade in such paymen<br>ade in such paymen<br>eccutors, administr<br>way; and out of all<br>making such sale,<br>part   | Irst_part<br>agree that at the o<br>sable estate of inh<br>gage to secure the<br>udred_and_no/<br>note<br>ies_of_tho_fil<br>cond part<br>nts, or any part th<br>ud the whole amou<br>lars and assigns,<br>the moneys arisin<br>and the overplus,<br>ies_of_tho_fil  | delivery hereof<br>seritance therein, free<br>payment of the sum o<br>100<br>rat_part<br>and this co<br>interest there<br>at any time thereaftee<br>g from such sale to re<br>if any there be, shall t<br>irst_part, their   | the l<br>ind clear of all incumbrances.<br>this day executed and delivere<br>this day executed and delivere<br>enveyance shall be void if such<br>on, or the taxes, or if the insur<br>d payable, and it shall be lawft<br>to sell the premises hereby gr<br>ain the amount then due for pr<br>e paid by the part_Ymeking   | awful owner of the premis<br>Dollars, accordin<br>d by the said<br>payments be made as here<br>ance is not kept up thereo<br>il for the said part_yo<br>infed, or any part thereo<br>incipal and interest, toget<br>: such sale, on demand, to i<br>h   | es above grantec<br>g to the terms o<br>in specified. Bu<br>m, then this con-<br>f the second part<br>f the second part<br>f, in the manne-<br>her with the cost<br>said<br>eirs and assigns   |
| part<br>doher<br>and seized of s<br>This grant is i<br>Ono<br>to the said part<br>to the said part<br>if default be m<br>veyance shall b<br><u>3ts</u> or<br>prescribed by I<br>and charges of<br>IN WIT  | ion_of_tho_fi<br>by covenant and a<br>a good and indefea<br>mended as a morty<br>Eloron Hun<br>certain<br>parti<br>yof the sec<br>ade in such payme<br>ecome absolute, an<br>ecutors, administr<br>w; and out of all<br>making such sale,<br>part<br>VESS WHEREOF.   | Irst_part<br>agree that at the o<br>sable estate of inh<br>gage to secure the<br>udred_and_no/<br>note<br>ies_of_tho_fil<br>cond part<br>nts, or any part th<br>ud the whole amou<br>lars and assigns,<br>the moneys arisin<br>and the overplus,<br>ies_of_tho_fil  | delivery hereof<br>seritance therein, free<br>payment of the sum o<br>100<br>rat_part<br>and this co<br>interest there<br>at any time thereaftee<br>g from such sale to re<br>if any there be, shall t<br>irst_part, their   |   | awful owner of the premis<br>Dollars, accordin<br>d by the said<br>payments be made as here<br>ance is not kept up thereo<br>il for the said part_yo<br>infed, or any part thereo<br>incipal and interest, toget<br>: such sale, on demand, to i<br>h   | es above granted<br>g to the terms o<br>in specified. But<br>m, then this con-<br>f the second part<br>of the second part<br>f, in the manner<br>her with the cost<br>said<br>eirs and assigns   |
| part<br>dohere<br>and seized of s<br><br>This grant is i<br><br>to the said part<br>to the said part<br>to the said part<br>if default be m<br><u></u><br>to the said part<br>to the said part  | ion_of_tho_fi<br>by covenant and a<br>a good and indefea<br>mended as a morty<br>Eloron Hun<br>certain<br>parti<br>yof the sec<br>ade in such payme<br>ecome absolute, an<br>ecutors, administr<br>w; and out of all<br>making such sale,<br>part<br>VESS WHEREOF.   | Irst_part<br>agree that at the of<br>sable estate of inh<br>gage to secure the<br>udred_and_no/<br>note<br>es_of_tho_fil<br>cond part<br>nut, or any part th<br>the whole amoun<br>ators and assigns,<br>the moneys arisin<br>and the overplus,<br>iss_of_tho_rel   | delivery hereof<br>neritance therein, free<br>payment of the sum o<br>100<br>rst_part<br>rst_part<br>and this co<br>nereof, or interest ther<br>nt shall become due an<br>at any time thereafter<br>g from such sale to re-<br>g from such sale to re-<br>if any there be, shall i<br>irst_part, thoir<br>ss_of the first part ha  | the l<br>ind clear of all incumbrances_<br>this day executed and delivere<br>this day executed and delivere<br>on, or the taxes, or if the insur<br>d payable, and it shall be lawft<br>to sell the premises hereby gr<br>ain the amount then due for pr<br>e paid by the part_ymaking<br>hereanto setthoi 13<br>Bn rnoy_ J   | awful owner of the premis<br>Dollars, accordin<br>d by the said<br>payments be made as here<br>ance is not kept up thereor<br>in of the said part.y.o.<br>in of the said part.y.o.<br>incipal and interest, togett<br>such saie, on demand, to .<br>  | es above grantec<br>g to the terms o<br>in specified. Bu<br>m, then this con-<br>f the second part<br>f the second part<br>f, in the manne-<br>her with the cost<br>said<br>eirs and assigns   |
| part<br>dohere<br>and seized of s<br><br>This grant is i<br><br>to the said part<br>to the said part<br>to the said part<br>if default be m<br><u></u><br>to the said part<br>to the said part  | ion_of_tho_fi<br>by covenant and a<br>a good and indefea<br>ntended as a morty<br>   | Irst_part<br>agree that at the of<br>sable estate of inh<br>gage to secure the<br>udred_and_no/<br>note<br>es_of_tho_fil<br>cond part<br>nut, or any part th<br>the whole amoun<br>ators and assigns,<br>the moneys arisin<br>and the overplus,<br>iss_of_tho_rel   | delivery hereof<br>neritance therein, free<br>payment of the sum o<br>100<br>rst_part<br>rst_part<br>and this co<br>nereof, or interest ther<br>nt shall become due an<br>at any time thereafter<br>g from such sale to re-<br>g from such sale to re-<br>if any there be, shall i<br>irst_part, thoir<br>ss_of the first part ha  | the l<br>ind clear of all incumbrances.<br>t<br>this day executed and delivered<br>this day executed and delivered<br>this day executed and delivered<br>this day executed and delivered<br>this day executed and delivered<br>to be a set of the inau<br>d payable, and it shall be tawfe<br>to sell the premises hereby gr<br>ain the amount then due for pr<br>e paid by the part_ymaking<br>_vahereunto set_their | awful owner of the premis<br>Dollars, accordin<br>d by the said<br>payments be made as here<br>ance is not kept up thereor<br>in of the said part.y.o.<br>in of the said part.y.o.<br>incipal and interest, togett<br>such saie, on demand, to .<br>  | es above granted<br>g to the terms or<br>in specified. But<br>m, then this con-<br>f the second part<br>f, in the manner<br>her with the cost<br>said<br>eirs and assigns<br>he day and year   |
| part<br>dohere<br>and seized of s<br><br>This grant is i<br><br>to the said part<br>to the said part<br>to the said part<br>if default be m<br>yearce shall b<br><u>ats</u> c<br>prescribed by i<br>and charges of<br><br>IN WITI<br>first above writ<br>Sign   | ion_of_tho_fi<br>eby covenant and in<br>a good and indefea<br>ntended as a morty<br>   | Irst_part<br>agree that at the o<br>suble estate of inh<br>gage to secure the<br>vdrod_and_no/<br>note<br>es_of_tho_fil<br>cond part<br>not of the samou<br>ators and assigns,<br>the moneys arisin<br>and the overplus,<br>ios_of_tho_fil<br>, The said part_ic<br>ivered in presence  | delivery hereof<br>neritance therein, free<br>payment of the sum o<br>100<br>rst_part<br>rst_part<br>and this co<br>nereof, or interest ther<br>nt shall become due an<br>at any time thereafter<br>g from such sale to re-<br>g from such sale to re-<br>if any there be, shall i<br>irst_part, thoir<br>ss_of the first part ha  | the l<br>ind clear of all incumbrances_<br>this day executed and delivere<br>this day executed and delivere<br>on, or the taxes, or if the insur<br>d payable, and it shall be lawft<br>to sell the premises hereby gr<br>ain the amount then due for pr<br>e paid by the part_ymaking<br>hereanto setthoi 13<br>Bn rnoy_ J   | awful owner of the premis<br>Dollars, accordin<br>d by the said<br>payments be made as here<br>ance is not kept up thereor<br>in of the said part.y.o.<br>in of the said part.y.o.<br>incipal and interest, togett<br>such saie, on demand, to .<br>  | es above granted<br>g to the terms o<br>in specified. But<br>m, then this con-<br>f the second part<br>f the second part<br>f, in the manner<br>her with the cost<br>said<br>eirs and assigns<br>to day and year<br>(SEAL)   |
| part<br>doher<br>and seized of s<br><br>This grant is i<br><br>to the said part<br>to the said part<br>to the said part<br>to the said part<br>if default be m<br>veyance shall b<br><br>if default be m<br>veyance shall b<br><br>fist above with<br>Sign<br>Sign  | ion_of_tho_fi<br>eby covenant and is<br>a good and indefea<br>   | Irst_part<br>agree that at the of<br>salble estate of inh<br>note<br>note<br>note<br>   | delivery hereof<br>seritance therein, free<br>payment of the sum o<br>100<br>rat_part<br>rat_part<br>and this co<br>interest there<br>at any time thereafter<br>g from such sale to re-<br>if any there be, shall thereafter<br>if any there be, shall thereafter<br>sale of the first part has<br>of  |   | awful owner of the premis   | es above granted<br>g to the terms o<br>in specified. But<br>m, then this con-<br>f the second part<br>is second part<br>is a the manne-<br>her with the cost<br>said<br>e irs and assigns<br>to day and year<br>(SEAL)<br>(SEAL)  |
| part<br>doher<br>and seized of s<br><br>This grant is i<br><br>to the said part<br>to the said part<br>to the said part<br>to the said part<br>if default be m<br>veyance shall b<br><br>if default be m<br>veyance shall b<br><br>fist above with<br>Sign<br>Sign  | ion_of_tho_fi<br>eby covenant and is<br>a good and indefea<br>   | Irst_part<br>agree that at the of<br>salble estate of inh<br>note<br>note<br>note<br>   | delivery hereof<br>neritance therein, free<br>[100<br>rst_part<br>rst_part<br>nereof, or interest ther<br>nt shall become due an<br>st any time thereafte<br>g from such sale to re<br>if any there be, shall i<br>irat_part, thoir<br>sa_of the first part ha<br>of<br><br>BE IT REMI   | the land clear of all incumbrances  | awful owner of the premis<br>Dollars, accordin<br>d by the said<br>accordin to kept up there<br>ance is not kept up there<br>incipal and intert, toget<br>incipal and intert, toget<br>such sale, on demand, to .<br>   | es above grantec<br>g to the terms o<br>g to the terms o<br>the second part<br>f, in the manner<br>f, in the manner<br>said<br>eirs and assigns<br>the day and year<br>(SEAL)<br>(SEAL)  |
| part<br>doher<br>and seized of s<br>This grant is i<br><br>to the said part<br>to the said part<br>to the said part<br>to the said part<br>to the said part<br>is default be m<br>veyance shall b<br><u>dtp</u><br>prescribed by 1<br>and charges of<br>IN WITI<br>first above writ<br>Sign<br>ST<br>Exectport<br>A. D. 1035  | ion_of_tho_fi<br>by covenant and is<br>a good and indefea<br>ntended as a morty<br>Eloraon_Hur<br>   | Irst_part<br>agree that at the of<br>salble estate of inh<br>gages to secure the<br>udred_and_no/<br>note<br>ies_of_tho_fil<br>cond part<br>nts, or any part th<br>id the whole amoun<br>and the overplus,<br>ies_of_tho_fil<br>ies_of_tho_fil<br>ies_of_tho_fil<br>iss_of_tho_fil<br>iss_of_tho_fil<br>iss_of_tho_fil<br>iss_of_tho_fil<br>iss_of_tho_fil<br>inty, | delivery hereof<br>neritance therein, free<br>payment of the sum o<br>100<br>rst_part<br>rst_part<br>and this co<br>recof, or interest there<br>at any time thereafter<br>g from such sale to re-<br>if any there be, shall to<br>irst_part,thoir<br>bs_of the first part ha<br>of<br>   |   | awful owner of the premis<br>Dollars, accordin<br>d by the said<br>payments be made as here<br>ance is not kept up there<br>including and interest, toreti<br>r such asid part_y  | es above grantec<br>g to the terms o<br>g to the terms o<br>the specified. But<br>m, then this con<br>f the second part<br>of the second part<br>f, in the manne-<br>her with the cost<br>said<br>e day and year<br>(SEAL)<br>(SEAL)   |
| part<br>doher<br>and seized of s<br>This grant is i<br><br>to the said part<br>to the said part<br>to the said part<br>to the said part<br>to the said part<br>is default be m<br>veyance shall b<br><u>dtp</u><br>prescribed by 1<br>and charges of<br>IN WITI<br>first above writ<br>Sign<br>ST<br>Exectport<br>A. D. 1035  | ion_of_tho_fi<br>by covenant and is<br>a good and indefea<br>Intended as a morty<br>Eloron Hun<br>certain<br>parti<br>of the sec<br>of the sec<br> | Irst_part<br>agree that at the of<br>salble estate of inh<br>gages to secure the<br>udred_and_no/<br>note<br>ies_of_tho_fil<br>cond part<br>nts, or any part th<br>id the whole amoun<br>and the overplus,<br>ies_of_tho_fil<br>ies_of_tho_fil<br>ies_of_tho_fil<br>iss_of_tho_fil<br>iss_of_tho_fil<br>iss_of_tho_fil<br>iss_of_tho_fil<br>iss_of_tho_fil<br>inty, | delivery hereof<br>neritance therein, free<br>payment of the sum o<br>100<br>rst_part<br>rst_part<br>and this co<br>recof, or interest there<br>at any time thereafter<br>g from such sale to re-<br>if any there be, shall to<br>irst_part,thoir<br>bs_of the first part ha<br>of<br>   |   | awful owner of the premis<br>Dollars, accordin<br>d by the said<br>payments be made as here<br>ance is not kept up there<br>including and interest, toreti<br>r such asid part_y  | es above grantec<br>g to the terms o<br>g to the terms o<br>the specified. But<br>m, then this con<br>f the second part<br>of the second part<br>f, in the manne-<br>her with the cost<br>said<br>e day and year<br>(SEAL)<br>(SEAL)   |
| part<br>doher<br>and seized of s<br>This grant is i<br><br>to the said part<br>to the said part<br>first above write<br>Sign<br>Sign<br>Contextport<br>A. D. 1035 | ion_of_the_fi<br>by covenant and is<br>a good and indefea<br>  | Irst part   | delivery hereof  |   | awful owner of the premis<br>Dollars, accordin<br>d by the said<br>payments be made as here<br>ance is not kept up thereco<br>il for the said part_y<br>il for the said part_y<br>inded, on any part thereo<br>indipal and interest, toged<br>: such saile, on demand, too<br>h<br>hand sand scal_s_tt<br>hand sand scal_s_tt  | es above grantec<br>g to the terms o<br>in specified. But<br>m, then this con-<br>t the second part<br>is a second part<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>cor<br>cknowledged the                                  |
| part<br>doher<br>and seized of s<br>This grant is i<br><br>to the said part<br>to the said part<br>to the said part<br>if default be m<br>veynace shall b<br>dts<br>first above with<br>Sign<br>Sign<br>Sign<br>Sign<br>Sign<br>Sign<br>Sign<br>Sign  | ion_of_tho_fi<br>by covenant and is<br>a good and indefea<br>  | Irst part   | delivery hereof  |   | awful owner of the premis<br>Dollars, accordin<br>d by the said<br>payments be made as here<br>ance is not kept up thereo<br>if for the said part_y<br>if for the said part_y<br>inded, on any part thereo<br>inded and interest, toged<br>: such said, on demand, to<br>hand sand scal_s_t<br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br> | es above grantec<br>g to the terms o<br>in specified. But<br>m, then this con-<br>t the second part<br>is a second part<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>cor<br>cknowledged the                                  |
| part dohere and seized of s This grant is i   | ion_of_tho_fi<br>by covenant and is<br>a good and indefea<br>  | Irst_part<br>agree that at the of<br>salie estate of inh<br>note<br>note<br>note<br>  | delivery hereof<br>neritance therein, free<br>payment of the sum o<br>100<br>rat part<br>rat part<br>and this co<br>rat part<br>at ny time thereafter<br>g from such sale to re-<br>st any time thereafter<br>sale the first part has<br>of<br>ss. BE IT REMI<br>Enfok.<br>rife, Gla dys. Tra<br>be the same person who<br>REOF, I have hereunt<br>i, 1933 19 |   | awful owner of the premis<br>Dollars, accordin<br>d by the said<br>payments be made as here<br>ance is not kept up thereo<br>if for the said part_y<br>if for the said part_y<br>inded, on any part thereo<br>inded and interest, toged<br>: such said, on demand, to<br>hand sand scal_s_t<br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br><br> | es above granted<br>g to the terms o<br>in specified. But<br>m, then this con-<br>f the second part<br>of the second part<br>the second part<br>of the second part<br>is and<br>said<br>e day and sear<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>ounty and State,<br>cknowledged the<br>se day and year   |
| part<br>dohere<br>and seized of s<br>This grant is i<br>  | ion_of_tho_fi<br>by covenant and is<br>a good and indefea<br>  | Irst_part   | delivery hereof<br>neritance therein, free<br>payment of the sum of<br>100<br>rat part<br>rat part<br>and this co<br>recof, or interest there<br>at any time thereafter<br>af any there be, shall it<br>ir at part, thoir<br>88.of the first part ha<br>of<br>55. BE IT REMI<br>Saiok<br>rife, GladysTra<br>be the same person wh<br>REOF, I have hereunt<br>i, 1930 19<br>RELE<br>n full, this morigage I   |   | awful owner of the premis<br>   | es above granted<br>g to the terms o<br>g to the terms o<br>in specified. But<br>n, then this con-<br>ter with the cost<br>said<br>eirs and assigns<br>the day and year<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)  |
| part dohere and seized of s This grant is i   | ion_of_tho_fi<br>by covenant and is<br>a good and indefea<br>  | Irst_part   | delivery hereof<br>neritance therein, free<br>payment of the sum of<br>100<br>rat part<br>rat part<br>and this co<br>recof, or interest there<br>is any three thereafter<br>g from such able to ro-<br>ti any three be, shall i<br>ir at part, thoir<br>sa. of the first part has<br>of<br>sa. BE IT REMI<br>Eniok<br>rife, Gladya. Tra<br>be the same persos who<br>REOF, I have hereout<br>i, 193 19   |   | awful owner of the premis<br>   | es above granted<br>g to the terms o<br>in specified. But<br>m, then this con-<br>t fue second part<br>(, in the manner<br>ser with the cost<br>said<br>eirs and assigns<br>in day and year<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)                      |
| part<br>dohere<br>and seized of s<br>This grant is i<br>  | ion_of_tho_fi<br>by covenant and is<br>a good and indefea<br>  | Irst_part   | delivery hereof<br>neritance therein, free<br>payment of the sum of<br>100<br>rat part<br>rat part<br>and this co<br>recof, or interest there<br>is any three thereafter<br>g from such able to ro-<br>ti any three be, shall i<br>ir at part, thoir<br>sa. of the first part has<br>of<br>sa. BE IT REMI<br>Eniok<br>rife, Gladya. Tra<br>be the same persos who<br>REOF, I have hereout<br>i, 193 19   |   | awful owner of the premis<br>   | es above grantec<br>g to the terms o<br>g to the terms o<br>g to the terms o<br>g to the terms o<br>g to the second part<br>(, in the manne-<br>ter with the cost<br>and<br>eirs and assigns<br>the day and year<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL) |
| part<br>doher<br>and seized of s<br>This grant is i<br><br>to the said part<br>to the said part<br>to the said part<br>to the said part<br>is default be m<br>veyance shall b<br><u>Ats</u><br>prescribed by i<br>and charges of<br>sign<br>first above writ<br>Sign<br>ST<br>Exortyrock.<br>A. D. 1935<br>cameBa<br>(SEAL)<br>My Commission<br>The note<br>As Witne<br>Attest:   | ion_of_tho_fi<br>by covenant and is<br>a good and indefea<br>  | Irst_part   | delivery hereof<br>neritance therein, free<br>payment of the sum of<br>100<br>rat part<br>rat part<br>and this co<br>recof, or interest there<br>is any three thereafter<br>g from such able to ro-<br>ti any three be, shall i<br>ir at part, thoir<br>sa. of the first part has<br>of<br>sa. BE IT REMI<br>Eniok<br>rife, Gladya. Tra<br>be the same persos who<br>REOF, I have hereout<br>i, 193 19   |   | awful owner of the premis<br>   | es above granted<br>g to the terms o<br>in specified. But<br>m, then this con-<br>t fue second part<br>(, in the manner<br>ser with the cost<br>said<br>eirs and assigns<br>in day and year<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)<br>(SEAL)                      |

103