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To       Persure: A. D. 1957, AL. 3.3.0. P. A. Market of Board (Board of Board o		and and a second sec
To       Persury       A. D., 1957, AL       3.30       P.         THIS INDENTURE, Niche Man., 27th       Arg. d.       Invertion       Days,         THIS INDENTURE, Niche Man., 27th       Arg. d.       Invertion       Days,         d.		STATE OF KANSAS, DOUGLAS COUNTY, 55.
THE         Description         Description           etc.         by         Description         Description           etc.         betreeners         Berbert J. Gleed and Garrie J. Gleed, his wife,           etc.         betreeners         in the Consty of         Dougles         and State           etc.         betreeners         in the Consty of         Dougles         and State         Fannase           etc.         betreeners         in the Consty of         Dougles         and State         Fannase           etc.         betreeners         in the Consty of         Dougles         and State         Fannase           wittNESSETH, That the and part lies of the fan opening of the fannase an anging for the state fan opening for the state		This instrument was filed for record on the3day of
by         Depuy.           THIS NUMPAURE, Met uls 27th	ΤΟ	
by         Depuy.           THIS NUMPAURE, Met uls 27th	10	Narold a. Deck
thirty-siz	- -	
thirty-siz		
<pre>cd</pre>	thirty-six between Herbert J. Gleed a	and Carrie_J. Gloed, his wife,
of the fact part, and P. Gleed		
<pre>With SIGSTFU, That the sold pail is a of the fun part, in consideration of the sum of</pre>		
Pipe Hundred and no/200		of the second part.
<pre>tithendoy paid, the recÉpt of which is herely acknowledged, ha. Yetody and y these presents darant, hargain, set an Montarge to the said partfor the second parthirhirhir and angless ferver, all that tract or pared of land sizuated in the Cont of Desgins, and State of Ramas, described as follows, towit: The South Fifty (So) feet of Lat No, Sight (S) in Block No. Seventeen (17) in Rabocok's Enlarged Addition to the City of Lawrence, in Douglas County, Kansas STATE OF ALABAMA, ) Encone County, ) 55: BE IT PENTPERED, That on this End day of December A.D., 1936, before we laws C. Shehee, a Noe, Yiro Or said County and State, case, CARTE J. (SEED to me personally fracm to be the same person who exclude the foregoing instrument of writing, and duly acknowledged the excention of the same. IN WITTERS NEEDEO, I have hereants subscribed my name and affixed my official seel on the day and year last above written.</pre>	지도 않고 있었다. 그는 것 같은 것 같아요. 그는 것 같아요. 집에 가지 않는 것 같아요. 그는 것 같아요. 그는 것	
Noteters to be said part of the second part		
No. Mine (2) and all of Lot No. Eight (6) in Block No. Soventeen (17) In Babcock's Enlerged Addition to the City of Lawrence, in Douglas County, Larses STATE OF ALABAUA, ) Lacon County, ) SS: BE IT REMEMBERED, That on this 2nd day of December A.D., 1955, before re Lens C. Shohee, a Not-ry Public in and for said County and State, ense, CARDE J. 0125D to no personally fnom to be the same person who executed the Torogoing Instrument of writing, and duly achnowledged the execution of the same. IN WITHEES WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. (SEAL) My Cormission Expires March _ 1958. With all the appartenance, and all the estat, title and interst of the said part les. of the first part therein. And the said 	Mortacge to the said part_yof the second parthishe	
STATE OF ALABAMA, )         Macon County, )       SS:         BE IT RENINSERED, That on this 2nd day of December A.D., 1935, before re Lena G. Shehee, a Netry Public in and for said County and State, care, OARDE J. OLESD to ne personally known to be the same person who executed the foregoing instrument of writing, and duly acknowledged the execution of the same.         IN WITNESS WHEEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.       Lona G. Shehee Notary Public.         (SEAL) Ny Cormission Expires March1939.       Lona G. Shehee Notary Public.         with all the appurtenances, and all the estate, tills and interest of the said part ics. of the first part therein. And the said	No. Nine (9) and all of Lot No. Eight (8) in	Block No. Seventeen (17) in Babcock's
Hacon County, ) SS: BE IT REMINERED, That on this 2nd day of December A.D., 1936, before re Lena C. Shehee, a Not-ry Public in and for said Gounty and State, came, CARRE J. GLEED to ne personally known to be the same person who executed the foregoing instrument of writing, and duly schwowledged the execution of the same. IN WITENESS WHEEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. Lona C. Shehee Notary Public. Metary Public. With all the apportenances, and all the estate, tile and interest of the said part ics. of the first part therein. And the said metarboxic you have a same the said part ics. of the first part therein. And the said metarboxic J. Gleed and Carrie J. Gleed, his wife do hereby covant and agree that at the delivery hered. They first man gree the same the payment of the same of all normbranes. This grant is intended as a moring to secure the payment of the same of all normbranes. Dallar, according to the terms of Dallar, according to the terms of the said part Y. of the second part. First Hundrel.and no/100 Dollar, according to the terms of Dallar, executing addition or any part thereof, free and clear of all normbranes is soft keys by Breeks. This grant is intended as a moring to secure the payment of the same of Dallar, executing addition or any part thereof, or lakers thereof, or the said part Y. of the second part. First Hundrel.and no/100 Dollar, according to the terms of Dallar, executing administrators and assigns, at any time thereafter to sail be reaks or if the instinct is said keys to given. Buch there if default be made in such payments, or any part thered, or indexers, or if the instinct is a default part. Madexector, gainistrators and assigns, at any time thereafter to sail be reaks at herein specified. But Madexector, gainistrators and assigns, at any time thereafter to sail be reaked as herein meed field. Madexector, gainistrators and assigns, at any time thereafter to sail be reaker by p		a seefing county, manage
Lacon County, ) S3: BE IT REMINERED, That on this 2nd day of December A.D., 1936, before re Lena C. Shehee, a Not-ry Public in and for said Gounty and State, case, CARRE J. GLEED to me personally known to be the same person who executed the foregoing instrument of writing, and duly acknowledged the execution of the same. IN WITTEESS WHEEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. Lona C. Shehee Notary Public. Metary Public. Metary Public. SEAL) My Cormission Expires March1938. Metary Public. Metary Public. Me		
a Note-ry Public in and for said County and State, care, GARDE J. OLESD to me personnally known to be the same person who executed the foregoing instrument of writing, and duly acknowledged the execution of the same. IN WITTERSS WEEREOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. (SEAL) My Cormission Expires Larch1938. Lena G. Schere (SEAL) My Cormission Expires Larch1938. Lena G. Schere (SEAL) My Cormission Expires Larch1938. Notary Fublic. with all the appurtenances, and all the estate, title and interest of the said partics_of the first part therein. And the said 		
day and year last above written.       Lenn C. Shehee         (SEAL) My Cormission Expires March	a Notrry Public in and for said County and St to be the same person who executed the forego	tate, came, CARRIE J. GLEED to me personally known
Lena C. Shehee Notary Fublic. Lena C. Shehee Notary Fublic.		scribed my name and affixed my official seal on the
with all the appurtenances, and all the estate, title and interest of the asid part ios. of the first part therein. And the asid	이 같은 것은 것을 많은 것을 것을 것 같아요. 감독을 들어	
This grant is intended as a mortgage to secure the payment of the sum of	Herbert J. Gleed and Carrie J. Gleed, his with dohereby covenant and agree that at the delivery hereof	fo
Ong		
Horbert J. Gleed         to the said part Y       of the second part         F. Gleed         if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part y         if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this conveyance shall become shall become absolute, and the whole amount shall be taxed if or the asset of the maneme prescribed by law; and out of all the moneys arising from such sale to retain the amount then due for principal and interest, together with the cost and charges of making such sale, and the overplus, if any there be, shall be paid by the part_ymaking such sale, on demand, to said         In WITNESS WHEREOF, The said partices_of the first part ha.vohereanto settheir_hand.s_and seal.s_the day and year first above written.         Signed, sealed and delivered in presence of		
to the said part Yof the second partF. Gleed	이렇는 그 정말 이 가격에 있는 것이 같아. 이 가슴에 있는 것이 가장 가장 것이 것 같아. 것이 가슴 가슴에 다니?	_this day executed and delivered by the said
and this conveyance shall be void if such payments be made as herein 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 kept up thereon, then this con- received on the such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then this con- hig		
<pre>if default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the inturnels is not kept up thereon, then this con- veyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part_yof the second part</pre>	to the said part yof the second part F F	
<pre>if default be made in such payments, or any part thereof, or interest thereon, or the taset, or if the inturned is not kept up thereon, then this conveyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part_yof the second partint</pre>		
<pre>veyance shall become absolute, and the whole amount shall become due and payable, and it shall be lawful for the said part_yof the second part hisexecutors, administrators and assigns, at any time thereafter to sell the premises herby granted, or any part thereof, in the manner prescribed by laws; and out of all the moneys arbiting form such as last to relain the amount them due for principal and inferest, together with the cost and charges of making such sale, and the overplus, if any there be, shall be paid by the part_yy_making such sale, on demand, to said </pre>		conveyance shall be void if such payments be made as herein specified. But
and charges of making such sale, and the overplus, if any there be, shall be paid by the part_y_making such sale, on demand, to said	and this c	rean or the taxes or if the insurance is not kent up therean then this con-
and charges of making such sale, and the overplus, if any there be, shall be paid by the part_y_making such sale, on demand, to said	if default be made in such payments, or any part thereof, or interest the	reon, or the taxes, or if the insurance is not kept up thereon, then this con-
first above written.       Signed, sealed and delivered in presence of	if default be made in such payments, or any part thereof, or interest then veyance shall become absolute, and the whole amount shall become due a	reon, or the taxes, or if the insurance is not kept up thereon, then this con- and payable, and it shall be lawful for the said part_y of the second part
first above written.       Signed, sealed and delivered in presence of	if default be made in such payments, or any part thereof, or interest then veyance shall become absolute, and the whole amount shall become due a <u>his</u> executors, administrators and assigns, at any time thereafter prescribed by law; and out of all the moneys arising from such sale to rr and charges of making such sale, and the overplus, if any thore be, shall	reon, or the taxes, or if the insurance is not kept up thereon, then this con- and payable, and it shall be lawful for the said part y of the second part er to sell the premises hereby granted, or any part thereof, in the manner etain the amount then due for principal and interest, togethere with the cost be paid by the part <u>y</u> making such sale, on demand, to said
STATE OF KANSAS,       ss.       carrio_J., Glood(SEAL)         STATE OF KANSAS,       ss.       BE IT REMEMBERED, That on this _27th_day of(SEAL)         AD 10.36 before me	if default be made in such payments, or any part thereof, or interest the veyance shall become absolute, and the whole amount shall become due a <u>his</u> eccutors, administrators and assigns, at any time thereaft prescribed by law; and out of all the moneys arising from such sale to r and charges of making such sale, and the overplus, if any there be, shall Horbert_J_G_G1	reen, or the taxes, or if the insurance is not kept up thereon, then this con- und payable, and it shall be lawful for the said part_y_of the second part er to sell the premises hereby granted, or any part thereof, in the manner etain the amount then due for principal and interest, together with the cost be paid by the part_iy_making such sale, on demand, to said heirs and assigns
STATE OF KANSAS, barry not	if default be made in such payments, or any part thereof, or interest the veyance shall become absolute, and the whole amount shall become due a <u>hta</u> executors, administrators and assigns, at any time thereaft prescribed by law; and out of all the moneys arising from such sale to r and charges of making such sale, and the overplus, if any there be, shall 	reen, or the taxes, or if the insurance is not kept up thereon, then this con- und payable, and it shall be lawful for the said part _y of the second part er to sell the premises hereby granted, or any part thereof, in the manner etain the amount then due for principal and interest, together with the cost be paid by the part _yymaking such sale, on demand, to said ordhighere and assigns navohere unto sethand_s and seal_sthe day and year
zeverywee       DOUGLAS County,       35.       BE IT REMEMBERED, That on this _27th day ofioverbor	if default be made in such payments, or any part thereof, or interest the veyance shall become absolute, and the whole amount shall become due a <u>hta</u> executors, administrators and assigns, at any time thereaft prescribed by law; and out of all the moneys arising from such sale to r and charges of making such sale, and the overplus, if any there be, shall 	reen, or the taxes, or if the insurance is not kept up thereon, then this con- und payable, and it ahall be lawful for the said part_yof the second part er to sell the premises hereby granted, or any part thereof, in the manuer tain the amount then due for principal and interest, together with the cost be paid by the part_iyy_making such sale, on demand, to said ned_nrd_hishere and assigns in yohereounto setthairhand_s_and seal_s_the day and year 
DougLAS. County,         J         BE IT REMEMBERED, That on this         27th.day of         Laverbor           A. D. 19.36        before me         Holen F. Harlin        a Notary Public in and for said County and State, and	if default be made in such payments, or any part thereof, or interest the veyance shall become absolute, and the whole amount shall become due a <u>hta</u> executors, administrators and assigns, at any time thereaft prescribed by law; and out of all the moneys arising from such sale to r and charges of making such sale, and the overplus, if any there be, shall 	reen, or the taxes, or if the insurance is not kept up thereon, then this con- und payable, and it ahall be lawful for the said part_yof the second part er to sell the premises hereby granted, or any part thereof, in the manuer tain the amount then due for principal and interest, together with the cost be paid by the part_iyy_making such sale, on demand, to said ned_nrd_hishere and assigns in yohereounto setthairhand_s_and seal_s_the day and year 
ame	if default be made in such payments, or any part thereof, or interest the veyance shall become absolute, and the whole amount shall become due a higcerulors, administrators and assigns, at any time thereafue prescribed by law; and out of all the monrys arising from such sale to r and charges of making such sale, and the overplus, if any there be, shall 	reen, or the taxes, or if the insurance is not kept up thereon, then this con- und payable, and it shall be lawful for the said part_yof the second part er to sell the premises hereby granted, or any part thereof, in the manner etain the amount then due for principal and interest, together with the cost be paid by the part_iV_making such sale, on demand, to said paid_int_iv
to me personally known to be the same person who executed the foregoing instrument of writing and duly acknowledged the execution of the same. (SEAL) IN WITNESS WHEREOF, I have hereunto subscribed my name and adized my official seal on the day and year last above written. Soptembor - 4 - 19 40	if default be made in such payments, or any part thereof, or interest the veyance shall become absolute, and the whole amount shall become due a <u>his</u> cecutors, administrators and assigns, at any time thereafte prescribed by law; and out of all the moneys arising from such sale to r and charges of making such sale, and the overplus, if any there be, shall Horbert.JGlo IN WITNESS WHEREOF, The said parties_of the first part h rators writen. Signed, sealed and delivered in presence of STATE OF KANSAS, REMERY, DOUGLAS_County,	reen, or the taxes, or if the insurance is not kept up thereon, then this con- und payable, and it ahall be lawful for the said part_yof the second part er to sell the premises hereby granted, or any part thereof, in the manner tain the amount then due for principal and interest, together with the cost be paid by the part_iyy_making such sale, on demand, to said ned_ard_his
(SEAL) IN WITNESS WHEREOF, I have hereanto subscribed my name and affixed my official seal on the day and year last above written. Soptember - 4 - 10 40	if default be made in such payments, or any part thereof, or inferest the veyance shall become absolute, and the whole amount shall become due a higexcutors, administrators and assigns, at any time thereafte prescribed by law; and out of all the moneys arising from such sale to r and charges of making such sale, and the overplus, if any there be, shall Horbort. J Glo IN WITNESS WHEREOF, The said parties_of the first part h first above written. Signed, sealed and delivered in presence of STATE OF KANSAS, touery.mot	reen, or the taxes, or if the insurance is not kept up thereon, then this con- und payable, and it ahall be lawful for the said part_yof the second part er to sell the premises hereby granted, or any part thereof, in the manner tain the amount then due for principal and interest, together with the cost be paid by the part_iyy_making such sale, on demand, to said ned_ard_his
My Commission expires       Soptembor - 4 - 19 40       Helon, F., Harlin       Notary Public.         IELEASE         The note herein described having been ppid in full, this mortgage is hereby released, and the lien thereby created, discharged.         A Witness my hand, this S / SI /	if default be made in such payments, or any part thereof, or interest the veyance shall become absolute, and the whole amount shall become due a <u>hta</u> executors, administrators and assigns, at any time thereaft prescribed by law; and out of all the moneys arising from such sale to r mad charges of making such sale, and the overplus, if any there be, shall Horbort.J.Gleo IN WITNESS WHEREOF, The said partles_of the first part h first above written. Signed, sealed and delivered in presence of STATE OF KANSAS, Exercise. DUGLAS.County,s. BE IT REM A. D. 10.36before mest. BE IT REM A. D. 10.36before mest. to me personally known to be the same person w	reen, or the taxes, or if the insurance is not kept up thereon, then this con- und payable, and it shall be lawful for the said part _y of the second part er to sell the premises hereby granted, or any part thereof, in the manner team the amount then due for principal and interest, together with the cost be paid by the part_;yy_making such sale, on demand, to said paid
The note herein described having been pold in full, this mortgage is hereby released, and the lien thereby created, discharged. As Witness my hand, this I I III and the second s	if default be made in such payments, or any part thereof, or interest the veyance shall become absolute, and the whole amount shall become due a <u>hta</u> executors, administrators and assigns, at any time thereaft prescribed by law; and out of all the moneys arising from such sale to r mad charges of making such sale, and the overplus, if any there be, shall Horbort. J. Glo IN WITNESS WHEREOF, The said parties_of the first part h first above written. Signed, sealed and delivered in presence of 	reen, or the taxes, or if the insurance is not kept up thereon, then this con- und payable, and it shall be lawful for the said part_y_of the second part er to sell the premises hereby granted, or any part thereof, in the manner team the amount then due for principal and interest, together with the cost be paid by the part_iV_making such sale, on demand, to said nod_and_hig
The note herein described having been pold in full, this mortgage is hereby released, and the lien thereby created, discharged. As Witness my hand, this I I III and the second s	<pre>if default be made in such payments, or any part thereof, or interest the veyance shall become absolute, and the whole amount shall become due a hig</pre>	reen, or the taxes, or if the insurance is not kept up thereon, then this con- und payable, and it shall be lawful for the said part_y_of the second part er to sell the premises hereby granted, or any part thereof, in the manner team the amount then due for principal and interest, together with the cost be paid by the part_iV_making such sale, on demand, to said 
	<pre>if default be made in such payments, or any part thereof, or inferest the veyance shall become absolute, and the whole amount shall become due a him</pre>	reen, or the taxes, or if the insurince is not kept up thereon, then this con- und payable, and it shall be lawful for the said part of the second part er to sell the premises hereby granted, or any part thereof, in the manner team the amount then due for principal and interest, together with the cost be paid by the party making such sale, on demand, to said nodhere and said
	<pre>if default be made in such payments, or any part thereof, or interest the veyance shall become absolute, and the whole amount shall become due a haexecutors, administrators and assigns, at any time thereaft prescribed by law; and out of all the moneys arising from such sale to r mad charges of making such sale, and the overplus, if any there be, shall Horbort. J. Glo IN WITNESS WHEREOF, The said parties_of the first part h first above written. Signed, scaled and delivered in presence of STATE OF KANSAS, DUGLAS_County,</pre>	reen, or the taxes, or if the insurince is not kept up thereon, then this con- und payable, and it shall be lawful for the said part_y_of the second part er to sell the premises hereby granted, or any part thereof, in the manner team the amount then due for principal and interest, together with the cost be paid by the part_iyy_making such sale, on demand, to said
Umelia Mystle Aunnicutt	if default be made in such payments, or any part thereof, or interest the veyance shall become absolute, and the whole amount shall become due a higexecutors, administrators and assigns, at any time thereafty prescribed by law; and out of all the moneys arising from such sale tor non charges of making such sale, and the overplus, if any there be, shall Horbort.J.GLO IN WITNESS WHEREOF, The said parties_of the first part h first above written. Signed, sealed and delivered in presence of STATE OF KANSAS, beeryowbt DOUGLAS.County, ss. BE IT REM A. D. 19.36 before me Hellen F. Harlin me Horbort.J., Gleed ss. (SEAI.) IN WITNESS WHEREOF, I have hereun last above written. Soptember 19.40. The note herein described having been pild in full, this morgage As Witness my hand, this OT # dot for the same partson of the same partson of the same presence of same written. RELI	reen, or the taxes, or if the insurance is not kept up thereon, then this con- und payable, and it shall be lawful for the said part_y_of the second part er to sell the premises hereby granted, or any part thereof, in the manner team the amount then due for principal and interest, together with the cost be paid by the part_iV_making such sale, on demand, to said 
may Oble Oitts	if default be made in such payments, or any part thereof, or interest the veyance shall become absolute, and the whole amount shall become due a higexecutors, administrators and assigns, at any time thereafty prescribed by law; and out of all the moneys arising from such sale tor non charges of making such sale, and the overplus, if any there be, shall Horbort.J.GLO IN WITNESS WHEREOF, The said parties_of the first part h first above written. Signed, sealed and delivered in presence of STATE OF KANSAS, beeryowbt DOUGLAS.County, ss. BE IT REM A. D. 19.36 before me Hellen F. Harlin me Horbort.J., Gleed ss. (SEAI.) IN WITNESS WHEREOF, I have hereun last above written. Soptember 19.40. The note herein described having been pild in full, this morgage As Witness my hand, this OT # dot for the same partson of the same partson of the same presence of same written. RELI	reen, or the taxes, or if the insurince is not kept up thereon, then this con- und payable, and it shall be lawful for the said part_y_of the second part er to sell the premises hereby granted, or any part thereof, in the manner team the amount then due for principal and interest, together with the cost be paid by the part_iyy_making such sale, on demand, to said

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