Albert H. Browster and Laura G. Browster, his atom	Albert H. Brez	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 85.	
	Albert H. Broz			10
Perrest A. Jackson pp pp <pp>pp</pp> pp <pp>pp</pp> <pp>pp</pp> pp <td></td> <td></td> <td>wife April A. D. 1945, at ll:</td> <td>35_o'clock</td>			wife April A. D. 1945, at ll:	35_o'clock
THIS INDENTURE, Made this			R	egister of De
<pre>ndeed and _ fortW-five</pre>			II	Deputy.
ntl23. of the first part, and <u>FOPP33 A. Jackson</u> part.y. of the WINNESSETH, That the said part.l32. of the first part, in consideration of the sum of <u>John A. JON</u> . (1500.00). 	THIS INDENTURE	-five	, in the year of our Lo. Brewster and Laura G. Brewster, his wif	rd, one thous
ntl23. of the first part, and <u>FOPP33 A. Jackson</u> part.y. of the WINNESSETH, That the said part.l32. of the first part, in consideration of the sum of <u>John A. JON</u> . (1500.00). 		÷		
<pre>WITNESSETH, That the said part_52_ of the first part, in consideration of the sum of</pre>				
<pre>the he appurtenances and all the estate, title and interest of the said part_0.5 of the first part therein. The basis of the Sixth P.E., containing 20 across more or less. the the appurtenances and all the estate, title and interest of the said part_0.5 of the first part therein. The basis of the Sixth P.E., containing 20 across more or less. the the appurtenances and all the estate, title and interest of the said part_0.5 of the first part therein. And the sixth P.E., and the sixth P.E., containing 20 across more or less. the the appurtenances and all the estate, title and interest of the said part_0.5 of the first part therein. And the sixth P.E., and the sixth P.E., containing 20 across more or less. the sixth P.E., and the sixth P.E., containing 20 across more or less. the sixth P.E., and the sixth P.E., containing 20 across more or less. The the sixth P.E., containing 20 across more or less. The the sixth P.E., containing 20 across more or less. The the sixth P.E., containing 20 across more or less. The the sixth P.E., containing 20 across more or less. The the sixth P.E., containing 20 across more or less. The there is a sixth part of the first part therein. The the sixth P.E., containing 20 across more or less. The there is a sixth part of less sixth P.E., containing 20 across more or less. The there is a sixth part of less sixth P.E., containing 20 across more or less. The there is a sixth part of less sixth P.E., containing 20 across more or less. The there is a sixth part of less sixth P.E., containing 20 across more or less. The there is a sixth part of less sixth part of less sixth P.E., containing 20 across more or less. The there is a sixth part of less sixth part of less</pre>	WITNESSETH, Tha	at the said part 105 of the first part, in consi	ideration of the sum of	
(NW%) of the Southeast quarter (SE%) of Section Twenty-one (21), Township Twelve (12) South, Range Ninoteon (18) East of the Sixth P.M.; and, The West One-half (%) of the Northwest quarter (NT%) of the Southeast Quarter (SE%) of Section Twenty-one (21), Township Twelve (12) South, Range Nineteen (19) East of the Sixth P.M., containing 20 acres more or less. whethe appurtenances and all the estate, title and interest of the said part_SSL of the first part therein. And the aid part_SSL of the first part document of the said part_SSL of the first part therein. The data of the Sixth P.M., containing 20 acres more or less. The same section of the same here doe and the section of all interests of the said part_SSL of the first part therein. The data of part_SSL of the first part there is the delarge the same here doe and the said part_SSL of the first part there. The days will wanter and does the same here does and and parts hall the same here does and parts had the same here does and had the same here does and parts had the same here does and parts had the same here does and parts had the same here does and had the same here does and parts had the same here does and had the same here does and had had here had	shich is hereby acknowle	edged, ha .Ve_sold, and by this indenture do	Grant, Bargain, Sell and Mortgage to the said part. Y	
<pre>Twolve (12) South, Rango Ninoteon (19) East of the Sixth P.M.; and, The Wost One-half (W¹₂) of the Northwest Quarter (N²₁²) of the Southeast Quarter (SE¹₂) of Section Twenty-one (21), Township Twelve (12) South, Rango Nineteon (19) East of the Sixth P.E., containing 20 across more or less.</pre>	The Eas	it Ten (10) Acres of the West Thir	ty (30) Acres of the Northwest Quarter	
The Wost One-half (N ¹ ₂) of the Northwost Quarter (N ¹ ₂) of the Southeast Quarter (SE ¹ ₂) of Section Twenty-one (21), Township Twelve (12) South, Hange Nineteen (19) East of the Sixth P.E., containing 20 acros more or less.	(NW1) o	of the Southeast Quarter (SE_4^1) of	Section Twenty-one (21), Township	
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(19) East of the Sixth P.M., containing 20 across more or loss. (19) East of the Sixth P.M., containing 20 across more or loss. the appurtenances and all the estate, title and interest of the said part_102_of the first part therein. And the aid part_102_or the first part do		방법 영화는 것 같이 생각하는 것을 가 없는 것을 가 있다.	승규가 가지 않는 것을 하는 것을 잘 수 없을 것을 가 없다.	
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by <u>113</u> terms made payable to the part. <u>V</u> of the second part, with all interest accruing thereon according to the terms of soid oblication and also to part. <u>103</u> of the second part, with all interest accruing thereon according to be terms of soid oblication and also to part. <u>103</u> of the form part shall fail to pay the same as parted in this industrue. The source are part of the industrue the made in accept part of the society part of the form part is and part. <u>104</u> of the society part of the form part is and part of the industrue the made is accept part of the society part of the form part is and part of the industrue the made is accept part of the society part of the form part is accept to a same part of the form part of	And the said part <u>195</u> d seited of a good and indet id that they will warrant and It is agreed between the assessed against said real cui ch sum and by such insurance the set of the set of th	Let the first part do—hereby covenus and agree that a cfeasible estage of inheritance therein, free and clear of all decired the same against all parties making lawful claim parties hereto that the part $\frac{A_{2}A_{2}}{A_{2}}$ of the first part shall state when the same becomes due and payable, and that be company as shall be precisived and directed by the part be done how even that will be appendent on the day the part bed in the secret that will be appendent on the day that the part bed in the secret that will be appendent on the day that the day the part bed in the secret that will be appendent on the day that the day the day that the day the day that the day the day that the day tha	at the delivery bareof. <u>They nFC</u> the lawful owner.G. of the incumbrance in thereto. Is at limit, there the life of this indenture, pay all taxes or assess <u>they will laker</u> the building upon said real estate insured again of the second part, the loss, if any, made payable to the part	tents that may not fire and to of the second p
bpr.1025 of the first part shall fail to pay the same as provided in this indenture. And this converges shall be void if your payment be made as herein periods, and the solutions contained therein fully discharged. If default be made in each of the same same shall be used if is not payment be made as herein periods, and the solutions contained therein fully discharged. If default be made in each of herein as provided herein, or if the buildings on said real exists are not here in as a bot of ready as the made of the same same same same same same same sam	And the said particles d saited of a good and inder d that they will warrant and I is accred between the j assessed against said real cu to hum and by such insurance tent of <u>his</u> interest. herein provided, then the p is instruct, and shall bear "THIS GRANT is intended "Yup Hundhrod (\$260)	of the first part do— hereby eventian and agree that i cleasible catage of inheritance therein, free and clear of all decred the same against all parties making lawful claim parties hereto that the part ΔS_{-} of the first part shall latte when the same becomes due and payable, and that Δs_{-} in the erect that said part ΔS_{-} of the first part shall part. Δs_{-} of the second part may pay said tass and inne interest at the safe of ΔS_{-} for the fast part shall d as a mortage to secure the payment of the sum of $\Delta 0, 0, 0, 0$.	at the delivery hereof <u>thay nFO</u> the lawful owner.G. of the intumbrane a thereta. Is at all times during the life of this indenture, pay all taxes or assess <u>bothy will laker</u> the buildings upon said real estate insured agai of the second part, the loss, if any, made payable to the part fall to pay such taxes when the same become due and payable and to ke urance, or eichter, and the amount so paid shall celome a part of the uil fully repaid.	tents that may not fire and to of the second p ep said premis- indebtedness, s
as and sendin account the under the particular of the said premises and all the importantial bitron in the manner provided by the and to have a receiver appoints remain the anomalia of punched had interest. together with the costs and charges including therein, and the oregoint if any of the said punched by the parties better of the said the serving the said t	And the said part_105 d seifed of a good and indet d seifed of a good and indet d has they will warrant ans It is agreed between the sassed against said read en sassed against said read en that of hild interest. berein provided, then the p is indenute; and shall bear: THIS GRANT is intereded Flyos Hundhred (1550 Growing to the terms of _020 d by <u>1142</u> therems made	both first part do— hereby eventian and agree that i effeasible estage of linkritance therein, free and clear of all deternd the same against all parties making lawful claim parties hereto that the part ΔS_{-} of the first part shall list when the same textures due and payable, and that Δs_{-} and in the error that said part ΔS_{-} of the first part shall part Δs_{-} of the second part may pay said tass and inno interest at the said of ΔS_{-} for the first part shall d as a mortage to secure the payment of the same of $\Delta O_{0,0,0,0}$.	at the delivery hereof. <u>they nrc</u> the lawful owner. <u>c</u> of the intermbrane <u>intermbrane</u> the life of this indenture, pay all taxes or essent <u>between they will been the buildings upon said real estate insured again</u> <u>of the second part, the loss, if any, made payable to the part.</u> <u>J</u> and the same become due and payable and to be wrance, or either, and the amount so paid shall cebome a part of the init fully repaid. assid sum of money, executed on the <u>7th</u> day of <u>April</u> 1.	nents that may not fire and to of the second p ep said premise indebtedness, s Dr also to secure
IN WITNESS WHEREOF, The part_lagof the first part ha_129_ hereunto set handwind seal_Sthe day and ye iten	And the said part_105 d seited of a good and index d seited of a good and index d has they will warrant am It is agreed between the g assessed against said real est 6 sum and by such insurance tent of <u>his</u>	Let the first part dokeredy eventual and agree that a effeasible estate of inheritance therein, free and clear of all addecend the same against all parties making lawful claim parties hereto that the part $\underline{0.9}$ of the first part shall usite when the same becomes due and payable, and that $\underline{1}^2$ And in the event that said part $\underline{1.09}$ of the first part shall be accompany as shall be specified and directed by the part And in the event that said part $\underline{1.09}$ of the first part shall interest at the rate of 10% from the date of payment to 0.0, 0.0 0.0, 0.0 0.0, 0.0 for a payment of the same of 0.0, 0.0 0.0, 0.0 for the second part, with all is 0.0, 0.0 for the second part, with all is 0.0, 0.0 for the second part, with all is 0.0, 0.0 part 0.0 of the second part, with all is 0.0 of the second part of the second part, with all is 0.0, 0.0 part 0.0 of the second part, is of the second part.	at the delivery hereof. <u>they nrc</u> the lawful owner.S. of the incumbrance	tents that may not fire and to of the second premis- indebtedness, so Do also to secure indebtedness, so
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Luura G, Brewstor	And the said part_105 d seited of a good and index d seited of a good and index d seited of a good and index assessed against said real est d same and by such insurance tent of .112 	Let the first part dokerely evential and agree that a effeasible estate of inheritance therein, free and clear of all detered the same against all parties making lawful claim parties hereto that the part \underline{AOS}_{-} of the first part shall use company as shall be specified and directed by the part And in the event that said part \underline{AOS}_{-} of the first part shall be seen and part \underline{AOS}_{-} of the first part shall interest at the first part may pay said tase and first interest at the first of 10% from the date of payment to due as a mortgage to secure the payment of the same of	at the delivery hereof. <u>they nrc</u> the lawful owner.G. of the incumbrance	tents that may not fire and to of the second p ep said premise indebtedness, s p also to secure indebtedness, so n such paymen or if the ins es, then this co
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88.	And the said part_125 d seited of a good and index d seited of a good and index d seited of a good and index d seited part of the seited seited in the served between the seased against said read cu ch aum and by such insurance tent of Lhi2A interest. Seited are seited shall beer the served served shall beer the served served shall beer the served served served served served served served the served served served the served served served the served served served served served served served served served served served served served served s	Let the first part dokerely covenus and agree that : effeasible estage of inheritance therein, free and clear of all determed the same against all parties making lawful claim parties hereto that the part ΔS_{-} of the first part shall latte when the same testing to see and payable, and that And in the event that said partS of the first part shall parties with the same testing to see and payable to the part And in the event that said partS of the first part shall part of the second part may pay said tass and linn interest at the raise of 10% from the date of payment ur d as a mortage to secure the payment of the sum of DO, CO.D. BC certain written obligation for the payment of the total f part of the second part to pay for any fin the total f part of the second part to pay for any fin , or if the total payment be made as herein specified, and it where a sum remaining unsaid, and all of the obligations , where sum remaining unsaid, and all of the colligation or lands to payment be mode as herein specified, and all of part of the premises and all the improve refrom and to sell the premises herefor gravited, or any contact approximated matter the sum of the indext of the total of part of the costs and do to the fors part of parties and all the indext of the part of the second part to the source of the single on the source of the source of the second part is and all the indext of the source of the source of	at the delivery hereof <u>they nrc</u> the lawful owner.g. of the intermbrane	versts that may not fire and to of the second point of the second point of the second point of the second point also to secure or if the insta- or if the insta- to is a second of the insta- to is a se
BE IT REMEMBERED, That on this 7th day of April A.D. 19-451 	And the said part_125 d select of a good and inder d select of a good and inder d select of a good and inder d select of a good and inder susceed against said real cu susceed against said real cu ch sum and by such insurance tent of hild	of the first part dokerely corenant and agree that : cfeasible easing of inheritance therein, free and clear of all ad decred the same excession all parties making lawful chain parties hereto that the part <u>0.9</u> . of the first part shall latter when the same becomes due and payable, and thatdecomes And in the event that aid part <u>1.09</u> of the first part shall part. <u>V</u> of the second part may pay aid tass and inno interest at the rate of 103° from the date of payment up d as a mortgage to secure the payment of the sum of of the second part may pay aid tass and inno to a constrain written obligation for the payment up to a samptage to secure the payment to first pay the part. be cond payable to the part. <u>N</u> of the second part with all in the total part. <u>N</u> of the second part with all in the total part. <u>N</u> of the second part is pay for any in the cond payable to the pert. <u>N</u> of the second part is pay to for any in the cond payable to the pert. <u>N</u> of the second part is the part. the cond payable to the pert level are level are the part. the cond payable at the pertine of the labeler because and payable at the pertine should be treed, or any to the part. <u>1.03</u> or here the half the torms and provisions of this indemute- tere that the torms and provisions of the indemotent of the REDF, The part <u>1.050</u> the first part ha. <u>TO</u>	at the delivery hereof <u>they nrc</u> the lawful owner.g. of the intermbrane	versts that unay not for and to of the second point of the second point also to secure adoctocidance, a match payment also to secure adoctocidance, and and adoctocidance, and and adoctocidance, and adoctocidance, and and adoctocidance, and adoctocidance adoctocida
(SEAL) to me personally known to be the same person_S_ who executed the foregoing instrument and duly ackno	And the said part_125 d seifed of a good and inder d shered of a good and inder d shered of a good and inder d share the served between the susceed against said real cu ch sum and by such insurance that of hild	of the first part dokerely corenant and agree that : cleasable easing of inheritance therein, free and clear of all deternd the same against all parties making lawful claim parties hereto that the part <u>AO3</u> of the first part shall late when the same becomes down and paybale, and thatdetermines the company as shall be specified and directed by the part And in the event that said part <u>AO3</u> of the first part shall part <u>J</u> of the second part may pay add tass and inner interest at the rate of 103 [°] from the date of payment with a nonreage to secure the payment of the same <u>J</u> object <u>J</u> of the second part (may pay add tass and inner the part <u>J</u> of the second part (may pay add tass and inner the payble to the part <u>J</u> of the second part (with all in part <u>J</u> or <u>J</u> of the second part (may pay add tass and inner the paybale to the part <u>J</u> . of the second part (may may add a a a mortage to secure the payment of the same <u>J</u> or of it the balandians on and (real vertice <u>J</u> or for any inn in the said fail (pay <u>J</u> be same as provided in thit inflering the said fail (pay <u>J</u> be same as provided in the inflering the said hard <u>J</u> and <u>J</u> and <u>J</u> are the premises and all the improv- regregation of the said part leads or for other same the same due and payble at the premises hereby result, or any so here to that the terms and providence of the indent or REOF, The part <u>102</u> for the first part hn <u>XO</u> BE 1T REMEMBERED, That on thisNO1 BE 1T REMEMBERED, <u>I</u> that on thisNO1 BE 1T REMEMBERED, <u>I</u> that on thisNO1 BE 1T REMEMBERED, That on th	at the delivery hereof_they nFC_the lawful owner.G. of the incumbrance	cents that may not fire and t of the second p or paid premis indetectors, p main p a such parmer or fir for in a paid by the p appoint to the parmer of the
execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day a above written. My commission expires on the 22day ofday of	And the said part_125_ d distict of a good and index d distict of a good and index that the survey of the survey of the survey of the survey that the survey of the survey of the survey of the survey and the survey and shall beer THIS GRANT is interned. A survey of money advanced by d by 1122 Herms made sums of money advanced by d by 1122 Herms made survey and the survey and the mainteet mainteet and the mainteet mainteet and the mainteet mainteet and the survey of the survey and the mainteet mainteet and the survey of the survey of the survey of the survey of the part (125 Mer 125 Mer	of the first part dohereby covenus and agree that : effeasible estage of inheritance therein, free and clear of all decired the same against all parties making lawful claim parties hereto that the part <u>0.25</u> of the first part <u>4.01</u> do in the create that side part <u>0.25</u> of the first part <u>4.01</u> do in the create that side part <u>0.25</u> of the first part <u>4.01</u> do in the create that side part <u>0.05</u> of the first part <u>4.01</u> do in the create of 0.05 from the date of payment u d as a mortgage to secure the payment of the same <u>0.00000000000000000000000000000000000</u>	at the delivery hereof <u>thay nrc</u> _the lawful owner.G. of the incumbrance	ients that may not fire and t of the second promis- indebtedness, a population of the second pro- also to secure also to secure or if the indebtedness, an asch harment or if the indebtedness or if the indebtedness appointed to c appointed to c ap
Ida Louise Schooler	And the said part_125_ d distict of a good and index d distict of a good and index that the survey of the survey of the survey of the survey that the survey of the survey of the survey of the survey and the survey and shall beer THIS GRANT is interned. A survey of money advanced by d by 1122 Herms made sums of money advanced by d by 1122 Herms made survey and the survey and the mainteet mainteet and the mainteet mainteet and the mainteet mainteet and the survey of the survey and the mainteet mainteet and the survey of the survey of the survey of the survey of the part (125 Mer 125 Mer	of the first part dokerely covenus and agree that : effeasible estage of inheritance therein, free and clear of all deternd the same agains all parties making lawful claim parties hereto that the part <u>AGB</u> of the first part shall into when the same becomes does and payble, part shall the ecompany as shall be specified and directed by the partAnd in the error that said part <u>AGB</u> of the first part shall interest at the rate of 10% from the date of payment un- d as a mortgage to secure the payment of the same <u>AGB</u> . OC.CO. DBC	at the delivery hereof <u>thay nFC</u> the lawful owner.G. of the incumbrance	nexts that may not fire and t of the second premis- indextenders, s also to secure or if the indextenders, a such payment or if the indextenders, a such payment or if the indextenders, and the payment appointed to e appointed to appointed to appointed to e appointed to e appointed to e appo
RELEASE	And the said part_125_ d distict of a good and index d distict of a good and index that the survey of the survey of the survey of the survey that the survey of the survey of the survey of the survey and the survey and shall beer THIS GRANT is interned. A survey of money advanced by d by 1122 Herms made sums of money advanced by d by 1122 Herms made survey and the survey and the mainteet mainteet and the mainteet mainteet and the mainteet mainteet and the survey of the survey and the mainteet mainteet and the survey of the survey of the survey of the survey of the part (125 Mer 125 Mer	of the first part dokerely evenue and agree that : if easible easing of inheritance therein, free and clear of all addered the same against all parties making lawful claim parties hereto that the part <u>AGB</u> of the first part shall late when the same evenue and easible and that <u>AGB</u> of the first part shall its evenue that and part <u>AGB</u> of the first part shall part <u>A</u> of the second part may pay add tass and inner interest at the rate of 105 from the date of payment with a same task of the second part, with all in part <u>A</u> of the second part may pay add tass and inner the same task of the second part, with all in part <u>A</u> of the second part is pay add tass and inner the part <u>A</u> of the second part with all in the part <u>A</u> of the second part with all in the part <u>A</u> of the second part with all in the part <u>A</u> of the second part with all in the part <u>A</u> of the second part or pay for any in the same part <u>A</u> of the second part with all in the part <u>A</u> of the second part of part shall in the same part <u>A</u> of the second part to pay for any in the rated date <u>A</u> of the second part to pay for any in the same part <u>A</u> of the second part to pay for any in the same date <u>A</u> of the second part to pay for any in the same date <u>A</u> of the second part to pay for any in the same date <u>A</u> of the second part to pay for any in the same <u>A</u> of the the same <u>A</u> provides as the block thereof, with the same <u>A</u> of the the same and provides as the inderver referent <u>A</u> and <u>A</u> of A of <u>A</u> of A of	at the delivery bareof they nrc the lawful owner of the intumbrane	ents that may not fire and t of the second p op axid premis- indebtedness, s a week payment a such payment a such payment a such payment or the secure or, then this c divisor from paid by the p a therefrom sh and year lau of secure is a secure secure of the secure of the secure of the secure of the secure of the secure of the secure of

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