MORTGAGE RECORD 67

Douglas co. ss, was filed for rea 25, At 3:25 P.M. a & Well egister of Deeds.

nineteen Hundred unty of Douglas e second part: ion of the sum of owledged do by the Douglas and Stat

the east twenty (2) ection thirty one (B),

tenements here dit and clear of all ember 1, 1932. on that whereas ssory note in installments of due March 1, 1926 per annun after al Trust Co. Topek tgage is given for said parties of xcepted, and the aid in full re-

aid to said party ed note mentioned hen these pres-nd effect, But if or principal ts of every nature re not paid when art, and said ase of foreclosure as the legal hold er cent per annum of this contract ve any outstandaid taxes or any shall become a h interest at

r not, shall apply essors and assigns ral include the nto set their

e me the underlie B. Ise his nstrument of

official seal

ORTH STATIONERY CO KANSAS CITY NO 32314 HORTGAGE

Bertha J. Schwinley, To The Central Trust Co.

From

State of Kanses, Douglas County,s This instrument was filed for record on this 22 day of Aug. A.D. 1925, at 2:55 o'clock P. N.

200 % Wellows Register of Deeds.

THIS INDENTURE, Made this 15th day of August in the year of our Lord, nineteen hun-dred and twenty-five by and between Bertha J. Schwinley, a widow, of the County of Douglas and State of Kansas, parties of the first part, and THE CENTRAL THUST CO., party of the second part: witnessETH, That the said parties of the first part, in consideration of the sum by these presents, GRANT, BARGAIN, SELL, CONVEY AND WARRANT unto the said party of the second part, its successors and assigns, all of the following-described real estate, situated in County of Douglas and State of Kansas to-wit: Lot Numbered Four (4) in Elock One (1) in Haskell Place, an Addition to the City of Lawrence.

And State of lawrence. To have and to hold the Same, Together with all and singular the tenements, here-ditaments and appurtenances thereto telonging, or in arywise apportaining, forever, free and clear of all incumbrance; except a certain mortgage of even date herewith for \$2000, maturing August 1, 1850. Provided, Always, And these presents are upon this express condition, that where-in writing to said party of the second part, for the sun of \$100,00, payable in four equal installents of \$25,00 each on the first part have this day executed and delivered their certain preciseory note paid, with interest at ten per cent per annum after maturity until payment, both principal and interest agreed that the office of THE CHYRAL TRUST 00., Topeka, Kansas, and it is distinctly understood and central consideration of the secure by this mortgage is given for and in consideration of the secured by the mortgage hereinbefore referred to and excepted, and the said note does not represent any portion of the interest on said loan and is to be paid in full, regardless of whether said loan is paid whetly or partly before its maturity.

mortgage hereinbefore referred to and excepted, and the said note does not represent any portion of the interest on said loan and is to be paid in full, regardless of whether said loan is paid wholly or partly before its maturity. NOT, If said parties of the first part shall pay or cause to be paid to said party of the second part, its successors or assigns, said sum of meney in the above described note mentioned, isgether with the interest thereon, secording to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or surs of money, or any part thereof, or any interest thereon, or interest or principal of any prior mortgage, is not paid, when the same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against said premises, or any part thereof, are not paid when the by these presents become due and payable, then the whole of said sum or sums, and interest thereon, shall, by these presents become due and payable at the option of said party of the second part, and said party of the second part shall be entitled to the possession of said premises. In case of forcelosure, said hereof may elect; and said legal holder may recover interest at the rate of two par ennum from the time of such default in the payment of interest, or in any of the conditions of this centract. Said party of the second part may, at its option, make any payments necessary to remove any custanding title, line, or incumbrance on asid premises other then herein stated, or any unput taxes or any insurance premiums, and sums so paid shall become a part of the principal debt and shall become a lion of the per cent per annum in any suit for foreclosure. The terms, conditions and provisions hereof, whether so expressed or not, shall apply to and bind the respective parties hereto, their heirs, executors, admistrators, successors and assigns, and words used in the singular number shall include the pl

lice One

IN WITNESS WHEREOF, The said parties of the first part have hereunto set their hands the day and year first above written.

Bertha J. Schwinley.

State of Kansas, Douglas County, ss: Be it Remembered, That on this 22nd day of August A. D. 1925, before me, the under signed, a Notary Public, in and for the County and State aforesaid, came Borthm J. Schwinley who is personally known to me to be the same person whe executed the within instrument of writing, and such person duly acknowledged the execution of the same.

In Testimony Whereof, I have hereunto set my hand, and affixed my official seal, the day and year last above written. Dick Williams Notary Public

********** MORTGAGE

Commission expires April 18, 1929.

H. D. Hill et ux.

L. S.

FROM

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Lawrence.

The Central Trust Co.

State of Kansas, Douglas County, This instrument was filed for record on this 24" day of Aug. A. D. 1925, at 2:80 o'clock P. H. -Jath. E. Willemaca.

Register of Deeds

THIS INDENTURE, Made this 19th day of August in the year of our Lord, nineteen hundred and twenty-five, by and between H. D. Hill and Lotta Hill, husband and wife of the County of Douglas and State of Kansas, parties of the first part, and THE CENTRAL TRUST CO., party of the second part:

WITNESSETH, That the said parties of the first part, in consideration of the sum of One Hundred Minety dollars, to them in hand paid, the receipt whereof is hereby acknowledged, do by these presents, GRANT, BARGAIN, SELL, CONVEY and WARRANT unto the said party of the second part, its successors and assigns, all of the following-described real estate, situated in County of Douglas and State of Kansas to-wit:

Lot numbered Seven (7), Block Sixteen (16), in Lane Place Addition in the City of

To have and to hold the Same, Together with all and singular the tenements, here-ditaments and appurtenances therete belonging, or in anywise appertaining, forever, free and clear of all incumbrances except a certain cortgage of even date herewith for \$3800.00, due August 1, 1930.

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