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1			SAME DODS WORTH STATION	ERY CO RANSAS CITY NO MUST	1
		FROM		STATE OF KANSAS, DOUGLAS COUNTY, This instrument was filed for record on the	
		J. J. ^E ddy et y	IX	Ray A. D., 1926 , At	1.1:55 A M.
		ТО		Bay A. D., 1926 , At JAA E. Wel	Iman.
l n		Central Trust Co.		By	Register of Deeds. Deputy.
U	()	THIS INDENTURE, Made this twenty -xix , by and b		Lay in the year of our L	ord, nineteen hundred and
			Annie E. Eddy, husband	and wife;	
		of the County of Douglas second part.: WITNESSETH, That the said parties	and State of Ka of the first part, in consideratic	nsas, parties of the first part, and THE CENTRAL n of the sum of	TRUST CO., party of the
		One Hundred Twenty -Five and no/100 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 Kanasa to-wit:			
		LotsIn	unbered Eleven (11) a	nd Twelve (12)	
			Eight (8) Lane Place		
		1			
		Lawrer	10 e		
		The second se			
		34 Demo			
Q	Stand Com	TO HAVE AND TO HOLD THE SAM	E, Together with all and singul-	ar the tenements, hereditaments and appurtenances	thereto belonging, or in
		anywise appertaining, forever, free and clear of	all incumbrance except a certai	n mortgage of even date herewith for	thereto belonging, or in
		32500 maruting June	1,1931		·
		PROVIDED, ALWAYS, And these pres	ents are upon this express cond-	tion, that whereas said parties of the first part hav	e this day executed and
		xxxxx installments of \$\$31.25 each	ng to said party of the second p on the first days of Jun	art, for the sum of \$ 125 , payabl	in four equal
		of each year after the date thereof until fully pai at the office of THE CENTRAL TRUST CO for and in consideration of the services of THE mortgage hereinbefore referred to and excepted.	d, with interest at ten per cent p Topeka, Kansas, and it is distin CENTRAL TRUST CO., in se	er annum after maturity until payment, both princip etly understood and agreed that the note secured by curing a loan for said parties of the first part, which is any portion of the interest on each loan and is as h	bal and interest payable this mortgage is given a loan is secured by the paid in full, regardless
		NOW. If said parties of the first part sha above described note mentioned, together with th and void; and otherwise shall remain in full for principal of any prior mortgage, is not paid, wh against said premises, or any part thereof, are n	l pay or cause to be paid to said e interest thereon, according to th re and effect. But if said sum or en the same is due, or if the tax ot paid when the same are by la	The party of the second part, its success as a sain, as the terms and tenor of the same, then these presents ab sums of money, or any part thereo, or any inter- sand succession of the same, then these presents ab stard with a parable, then the whole of sain any array of the second part, and said party of the second array of the second part, and said party of the second array of the second part, and said party of the second array of the second part, and said party of the second array of the second part, and said party of the second array of the second part, and said party of the second array of the second part, and said party of the second of a part may, at its option, make any payments and the secured by this morigare, and may be recover	tid sum of money in the all be wholly discharged t thereon, or interest or be assessed and levied not sume and interest
•		thereon, shall, by these presents become due and to the possession of said premises. In case of for holder hereof may elect; and said legal holder r interest, or in any of the conditions of this eer outstanding title, lien, or incumbrance on said a become a part of the principal wheth ard shall be	I payable at the option of said p eclosure, said property may be s- lay recover interest at the rate of tract. Said party of the seco- premises other than herein state one a lien upon this real estate.	arty of the second part, and said party of the secon ild with or without apprzisement, and with or without of ten per cent per annum from the time of such de nd part may, at its option, make any payments n 1, or any unpaid taxes or any insurance premiums, nd be secured by this metations and	d part shall be entitled ut receiver, as the logal fault in the payment of cressary to remove any and sums so paid shall
		rate of ten per cent per annum in any suit for fo The terms, conditions and provisions here	reclosure. of, whether so expressed or not.	shall apply to and bind the respective parties hereto all include the plural and words in the plural include for the plural and words in the plural include	their heirs, executors
		auministrators, successors and assigns, and word IN WITNESS WH	s used in the singular number sh EREOF, The said parties of the	all include the plural and words in the plural includ first part have hereunto set their hands the day and y	e the singular. ear first above written.
		and the state of the second	et in a set	J. J. Eddy	
			and the second second		
				Annie E. Eddy	
		CTATE OF FAMILY			
		STATE OF KANSAS, COUNTY OF Douglas A. D. 19 26 ., before me, the undersigned, a N J. J. Eddy and Annio E. Eddy	ss. BE IT REMEMBER otary Public, in and for the Cou y,husband and wifo,		
		person 8 duly acknowl	edged the execution of the same		This Polda
		IN TESTIMONY	WHEREOF, I have hereunto se	t my hand, and affixed my official seal, the day and y	ear last above written.
				A. F. Flinn	Notary Public.
		Commission expires	April. 10,		quili
1			RECEIP	r	
1		THE AMOUNT SECURED by this mortg	age has been paid in full, and the	same is hereby cancelled this 16 th day o	July patell
		10 20		2ho Contral Areat	Pamain
STREET, STREET	MILLING STATES	corpe	end pes	By Chester Woode Recret	vard 7 row
			anter the second second second	n	

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