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1			FROM	AMORTISIAIDONCAL CO RAMINS FILE OF KANDAS, DOUGLAS COUNTY, 55.	Reg. No. 1958
			Charles M. Brown	This instrument was filed for record on the 19 day of Aug. A. D., 1926, At 2:35 P.M.	Fee Paid
		6	ТО	Joa E. Wellman. Register of Deeds.	1/1
-			Central Trust co.	By	
	U		THIS INDENTURE, Made this 13th	day of August in the year of our Lord, nineteen hundred and	
			twenty six , by and between C.M. Brown and Ada Brown husband and w:	ife	
		12	of the County of Douglas an second part. WITNESSETH, That the said parties of the first part. ir	d State of Kansas, parties of the first part, and THE CENTRAL TRUST CO., party of the a consideration of the sum of	
			One hundrod seventeen and 50/100	DOLLARS, to them in hand paid, the receipt whereof is hereby L. CONVEY and WARRANT unto the said party of the second part is successful and	
			Lot numbered sixty (60) on	Louisiana street in the city of Lawrence.	
	U	U	TO HAVE AND TO HOLD THE SAME, Together with a	ll and singular the tenements, hereditaments and appartenances thereto belonging, or in	
			anywise appertaining, forever, free and clear of all incumbrance ex \$2350.00 maturing August 1, 1931	cept a certain mortgage of even date herewith for	
			PROVIDED, ALWAYS, And these presents are upon this	express condition, that whereas said parties of the first part have this day executed and	
			delivered their certain promissory note in writing to said party of equal installments of \$29.57	the second part, for the sum of \$ 117450 , payable in three (, Fobruary , nd August for an and the maturity until payment, both principal and interest payable of it is distinctly understood and agreed that the note secured by this mortgare is given if the interest is given in the interest consid loan and is to be paid in foll, regardless a not represent any portion of the interest consid loan and is to be paid in foll, regardless the paid to sid part of the force on easily and is to be paid in foll, regardless paid to sid part of the second part, its survey on easing a sid sum of monoin is to	
			of and in CENTRAL THUS mortgage hereinbefore (eferted to and excepted, and the said note doe of whether said loan is paid wholly or partly before its maturity. NOW, If said parties of the first part shall pay or cause to be above described note mentioned, together with the interest thereon.a	ST CO, in securing a loan for said parties of the first part, which loan is secured by the so not represent any portion of the interest on aid loan and is to be paid in full, regardless e paid to said party of the second part, its successors or assigns, said sum of money in the coording to the terms and these these more than successors or assigns, said sum of money in the second in the therms and these these more than the successors of the second se	
			and void; and otherwise shall remain in full force and effect. But i principal of any prior mortage, is not paid, when the same is due, against said premises, or any part thereof, are not paid when the sa- thereon, shall, by these presents become due and payable at the op to the possession of said premises. In case of forcelosure, and proper holder hereof may clett: and said local holder more avoid proper- holder hereof may clett: and said local holder more avoid proper- holder hereof may clett: and said local holder more avoid proper- holder hereof may clett: and said local holder more avoid proper- holder hereof may clett: and said local holder more avoid proper- holder hereof may clett: and said local holder more avoid proper- holder hereof may clett: and said local holder more avoid proper- holder hereof may clett: and said holder holder more avoid proper- holder hereof may clett: and said holder here avoid properhereof hereof	whot represent any portion of the interest conside loan and is to be poid in full, regardless poid to said party of the second part, its accreases ar assigns, said use wholy disharged is additional to the terms and tener of the same, given the party in the wholy disharged if additions are said to any part there are point of the second part shall be wholy disharged or if the taxes and assessments of every nature which are or may be assessed and levied me are by law made due and payable, then the whole of said unor sums, and levied tion of said party of the second part, and aid party of the second part shall be entitled at the rate of the per cent party manue and sain or without receiver, as the legal it the rate of the per cent parts or any manute thereare provide the receiver as the legal of the second part may, at its option, make any payments necessary to payment of or reads and and second parts and may any tent second secon	
			interest, or in any of the conditions this output to the rest interest, or in any of the conditions of this contract. Said party cutstanding title, lien, or incumbrance on said premises other than become a part of the principal deit and shall become a lien upon this rate of ten per cent per annum in any suit for foreclosure.	at the rate of ten per cent per annum from the time of such default in the payment of of the second part may, at its option, make any payments necessary to remove any herein stated, or any unpaid taxes or any insurance premiums, and sums so paid shall a real estate and he secured by this mortgage, and may be recovered with interest at the	
			administrators, successors and asymptotic administrators, successors and asymptotic administrators and asymptotic administrators and asymptotic administrators and asymptotic administrators and provisions and provisions are provided as a second administrators and provisions are provided as a second administrators and provisions are provided as a second administrators and provisions are provisions and provisions are provisions are provided as a second administrators and provisions are provided as a second administrators and provisions are provided as a second administrators and provided as a second administrators are provided as a second ad	are under shall hely to all the intersective parties hereto, their heres, executors, are number shall include the plural and working in the plural include the singular. Parties of the first part have hereunto set their hands the day and year first above written.	
				Charles M. Browns	
			STATE OF KANSAS,		7(s - 2 16 2 2
			Contraction Douglas County } ^{88.} BE IT REMEMBERED, That on this 19th day of August A. D. 19 26, before me, the undersigned, a Notary Public, in and for the County at d State aforesaid, came		se prettim streomginal or tenere - enternal
			Charles M. Brown and Ada Brown his w.	ife	Set
	U	U	person duly acknowledged the execution	me to be the same person. 8 who executed the within instrument of writing, and such of the same.	Reg et Domain
			where $q_{\rm eff}$, where $q_{\rm eff}$, $q_{\rm eff}$	e hereunto set my hand, and affixed my official seal, the day and year last above written. Diok Millians Notary Public.	
	· II		Commission expires April 18	RKCEIPT	
			THE AMOUNT SECURED by this mortgage has been paid in	full, and the same is hereby cancelled this 11th day of Oclober	
	· / # .		long seal	The Cautras Frust Pan bann	and a local dates

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