MORTGAGE RECORD 70

Winese and

	FROM STATE OF	KANSAS, DOUGLAS COUNTY, 55.
p		strument was filed for record on the 21 day of
	TO	A. D., 192 6 , At 9:25 A. M.
1		Zoa, 6. Wellman Register of Deeds.
-	Central Trust Co. By	Deputy.
	THIS INDENTURE, Made this 20th day of Ju	Ly in the year of our Lord, nineteen hundred and
	trenty six , by and between	
-	Leo F.Brady and Mildred Taylor Brady husbadd and wife	
	of the County of Jackson and State of Karx, parties of the first part, and THE CENTRAL TRUST CO., party of the	
	econd part: and State of KCEX, parties of the first part, and THE CENTRAL TRUST CO., party of the WITNESSETH, That the said parties of the first part, in consideration of the sum of	
-	Fifteen hundred 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 Kansas to-wit:	
		ot numbered five (5); all of lot numbered
diameter of	eight (8) and the south twenty five (25) feet of lot numbered nine (9) in block six	
The second se	(6) Eabcocks addition to the city of Lawrence.	
and the second		
and here		
and the second		
Contract of the local division of the local		
CHINESE		
ar	TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements,	hereditaments and appurtenances thereto belonging, or in
	anywise appertaining, forever, free and clear of all incumbrance except 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	
1 eq	qual installments of \$ 150.00 cach on the first days of February	
of at	feach year after the date there it until table pair with interest at ten per cent per annum after maturity until payment, both principal and interest payable the offlee of THE CANTEAL THEOR CONTRACT, and it is distinctly understood and agreed that the nones secured by this mortgage is given our face herein the contract of the ervices of THE CENTEAL mass, and it is distinctly understood and agreed that the nones secured by this mortgage is given our face herein theorement of the contract of the scale note of the scale note of the interest on said the date of the interest of the intere	
no mo	and in consideration of the services of THE CENTRAL TRUST CO., in securing a loan for rtgage hereinbefore referred to and excepted, and the said note does not represent any portion of t whether said lean is paid wholly or narrby before its maturity.	said parties of the first part, which loan is secured by the the interest on said loan and is to be paid in full, regardless
ab	XOW, 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 money in the hove described note mentioned, together with the interest thereon, according to the terms and tenor of the same, then these mesons shall be wholl discharged	
pri	t void; and otherwise shall remain in full force and effect. But if said sum or sums of money, a neipal of any prior mortgage, is not paid, when the same is due, or if the taxes and assessment. .nst said premises, or any part thereof, are not paid when the same preve by low made due and	or any part thereof, or any interest thereon, or interest or s of every nature which are or may be assessed and levied
the to hol	reon, shall, by these presents become due and payable at the option of said party of the secon he possession of said premises. In case of foreclosure, said property may be sold with or without der hereof may cleet: and caid here a ladder may receive the second	payable, then the whole of said sum or sums, and interest id part, and said party of the second part shall be entitled at appraisement, and with or without receiver, as the leval
int out	If whether said learn is paid wholly or partly before its maturity. The properties any portion in the interest on suit loan and is to be paid in full, regardless NOW, if said parts of the first part shall be up are crass to be paid to said party of the second part, its ascenses or assigns, said sum of money in the hove described note metrics of any spatial result of the same there are a second part is a subject of the same there wheth are or may be assessed and beind described note which are or may be assessed and hovid second part, and said the same to have made described note which are or may be assessed and hovid second part, and said the same to have made described note which are or may be assessed and hovid second part, and said the same second part, and said party of the second part shall be whether as the terms and the same set have made de and payable, then the whole of said sum or sums, and interest to the possession of said party of the second part shall be not here as the same set have made de and payable, then the whole of said sum or sums, and interest to the possession of said party of the second part shall be not the same to have made de and payable, then the whole of said sum or sums, and interest to the possession of said party of the second part, and said party of the second part shall be not without review, as the level distribution of the interest of the possession of said party parts are or the part of the second part, and said the said the same set have the part of the second part, and said said party of the second part shall be not without review, as the level distribution of the interest of the procession of said party of the second part shall be whether as the pay of the second part, and said said the said the pay of the second part shall be shall be as the pay of the second part shall be shall be as the pay of the second part shall be shall be as the pay of the second part shall be shall be as the pay of the second part shall be shall be as the pay of the second part shall be shall	
rat	Control part of the principal debt and shall become a lien upon this real estate and ise secured by this mortgare, and may be recovered with interest at the test of the pre-terms, conditions and provisions hereof, whether as expressed or not, shall apply to and blind the respective parties hereto, their heirs, executors.	
adr	The terms, conditions and provisions hered, whether so expressed or not, shall apity to and bind the respective partice hereto, their heirs, executors, ministrators, successors and ussigns, and words used in the singular number shall include the planal and words in the planal notide the singular. IN WITNESS WHEREOF, The said parties of the first part have hereanto set their hands the day and year first above written.	
	Leo F Brady	
		ired Taylor Brady
	STATE OF KANSAS,	
	NTY OF Shawnee BE IT REMEMBERED, That on this	s 4th day of August
	b. 1926 , before me, the undersigned, a Notary Public, in and for the County and State afo Leo F.Brady and Mildred Taylor Erady	oresaid, came
		and the second
	L.S. his wife, who are personally known to me to be the same person B duly acknowledged the execution of the same.	who executed the within instrument of writing, and such
	IN TESTIMONY WHEREOF, I have hereunto set my hand, and af	fixed my official scal, the day and year last above written.
	E E.Lindblade.	
	Commission expires January 21 19.30	
	Commission expires January 21 19	
a	Commission expires January 21 19 30 RECEIPT THE AMOUNT SECURED by this mortgage has been taid in full, and the summity beacher as	neelled this 15th day of day of - Courpany . - Trice Tress. 2 Decy.

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