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	The State of
THE REAL PROPERTY.	

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.	
	John D. Henry	This instrument was filed for record on the 16 day of	eg. Nd.
	John D. Henry	A. D., 192 0, At 10.00 A. M. 1	ee Paid.
2		Jai E. Wellman	
	Central Trust co.	Register of Deeds.  By	
	THIS INDENTURE, Made this 28th		
	twenty six by and between John D. Henry and Eyrtle Henry	day of Cetober in the year of our Lord, nineteen hundred and	
		inaboria dia 1110	
The state of the s	of the County of Douglas ar second part.: WITNESSETH, That the said parties of the first part, i	d State of Kansas, parties of the first part, and THE CENTRAL TRUST CO., party of the	
	Three Hundred Thirty Five and 84/100 acknowledged, do by these presents, GRANT, BARGAIN, SEI assigns, all of the following-described real estate, situated in Col	DOLLARS, to them in hand paid, the receipt whereof is hereby L. CONVEY and WARRANT unto the said party of the second part, its successors and unty of Douglas, and State of Kansas to-wit:	
	The north half of the sout	neast quarter of section twenty three (23); Also the west	
	one hundred (100) acres of	the northeast quarter of section twenty three (23); All	
		uge seventeen (17) east of the sixth Frincipal Meridian.	
			111
	7 1 6448		
	TO HAVE AND TO HOLD THE SAME, Together with a	ll and singular the tenements, hereditaments and appurtenances thereto belonging, or in	
	anywise appertaining, forever, free and clear of all incumbrance es	cept a certain mortgage of even date herewith for	
	\$6500.00 maturing January 1, 1932.		
	delivered their certain promissory note in writing to said party of	express condition, that whereas said parties of the first part have this day executed and the second part, for the sum of \$ 335.94	
	equal installments of \$ 167.92 each on the first days of	January cod	
The state of the s	of each year after the date thereof until fully paid, with interest at at the office of THE CENTRAL TRUST CO., Topeka, Kansas, at	en per cent per annum after maturity until payment, both principal and interest payable di it is distinctly understood and agreed that the note secured by this mortgage is given IT CO, in securing a loss in for sid parties of the first part, which loan is secured by the swot represent any portion of the interest on said loan and is to be paid in full, regardless possible resident of the security of the secu	
	mortgage hereinbefore referred to and excepted, and the said note do of whether said loan is paid wholly or partly before its	T CO., in securing a loan for said parties of the first part, which loan is secured by the sont represent any portion of the interest on said loan and is to be paid in full, regardless	
	NOW, If said parties of the first part shall pay or cause to b	e paid to said party of the second part, its successors or assigns, said sum of money in the	
	and void; and otherwise shall remain in full force and effect. But principal of any prior mortgage, is not paid, when the same is due	point to still party of the second part, its successors or assigns, said sum of money in the coording to the terms and tenor of the same, then these presents shall be windly discharged for all one of the same, then these presents shall be windly discharged for the terms and tenor of the terms, and interest or or if the taxes and omeny, or any part thereof, or any interest thereon, or interest or or if the taxes and of the party of the second part, and said party of the second part may at its option, make any payments necessary to remove any herein stated, or any unpaid taxes or any insurance preniums, and sums so paid shall are act sate and se secured by this mortgage, and may be recovered with interest at the cessed or not, shall apipy to and hind the respective parties hereto, their heirs, executors.	
	against said premises, or any part thereof, are not paid when the st thereon, shall, by these presents become due and payable at the or	me are by law made due and payable, then the whole of said sum or sums, and lievied tion of said party of the second part, and said party of the second part sail he existed	
	holder hereof may cleet; and said legal holder may recover interest, or in any of the conditions of this contract.	rty may be sold with or without appraisement, and with or without receiver, as the legal at the rate of ten per cent per annum from the time of such default in the payment of	
	outstanding title, lien, or incumbrance on said premises other than become a part of the principal debt and shall become a lien upon thi	herein stated, or any unpaid taxes or any insurance premiums, and sums so paid shall s real estate and be secured by this mortrage, and may be accounted in the secured by the mortrage, and may be accounted in the secured by the mortrage, and may be accounted in the secured by the mortrage.	
	The terms, conditions and provisions hereof, whether so expr	essed or not, shall apply to and bind the respective parties hereto, their heirs, executors, ar number shall include the plural and words in the plural include the singular. Surface of the first part have been considered to the respective parties of the first part have been counted set their benefits of the first part have been counted as the best benefits.	
		ar number shall include the plural and words in the plural include the singular.  parties of the first part have hereunto set their hands the day and year first above written.	
		John D. Henry	
	First availancement on a source of	Myrtle Henry	
		"J, vac Luin J	
	STATE OF KANSAS,	Sentence for the second	
	COUNTY OF Shewhoo BE IT I	EMEMBERED, That on this 28th day of Cotober	
	A. D. 19 26 , before me, the undersigned, a Notary Public, in and John D. Henry and Myrtle Henry	I for the County and State aforesaid, came	
		·	
		Since and	
	IS his wife, who Are personally known to	me to be the same person. 8 who executed the within instrument of writing, and such	
9	person g duly acknowledged the execution	of the same.	
1	[전투] (H. 1 (전투) H. 2 ( (라고 1) (H. 2) (H. 2) (H. 2) (H. 2) (H. 2) (H. 2)	The formal and the company of the co	Rainesa v rittan
	and the control of th	W.S. Amos. Notary Public.	origin <b>al</b> gaga
i	Commission expires llov 22	19.61	entered
			1974
1	THE AMOUNT SECURED by this mortgage has been paid in	full, and the same is hereby cancelled this 20 day of June 20:	CB.
CTOTOTOR & MERCHANICAN	19.27.	CB Merriana Rupe	Deeds.
11			
	Corp Seal Lold	Vice Coup.	學院