MORTGAGE RECORD 70

WALLAND IN

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 9 day of
Caleb Hul	.tz et ux	This instrument was filed for record on the 9 day of Jan A. D., 192 9., At. 11:35 A.M.
	то	Gisa E. Wellwan Register of Deeds.
Central	Trust Co.	Register of Decus.
THIS INDENTUR twenty-eight		day of December
of the County of Discond part.: WITNESSETH, Th	ouglas hat the said parties of the first part	and State of Kansas, parties of the first part, and THE CENTRAL TRUST CO., party of the rt, in consideration of the sum ofONE HUNDRED FIVE
acknowledged, do by these	e presents, GRANT, BARGAIN, S	DOLLARS, to them in hand paid, the receipt whereof is hereby SELL, CONVEY and WARRANT unto the said party of the second part, its successors and
		County of Douglas, and State of Kansas to-wit:
Qu	and the second providence of the	acres of the Southeast Quarter of the Southwest ty (20) Township Twelve (12) Range Twenty (20) igal Meridian.
		· · · · · · · · · · · · · · · · · · ·
		이 아이에 아이에 관련하는 것이 같이 많이 했다.
TO HAVE AND TO	HOLD THE SAME. Torother wir	th all and simple the terms of the D
nywise appertaining, forces \$1500.00 Mark PROVIDED, ALWAY elivered their e in promi- ual installments of \$ vech years also relified for the date the the off of THE GEN the date the the off and of the date the the off and off the date the the off and off the date the whether said loop and promoting of excident of the off and the whether said loop and the date the the prostession of said premi- der hereof may cleet; and the rest of the processors and ministrators, guessors and ministrators, guessors and	r. free and clear of all incumbrance iiring January 1, 1936 VS, And these presents are upon th says note in writing to said party 7-59 — each on the first day rered until fully paid, with interest a ML TRUST CO. Topoka, Kanasa ML TRUST CO. Topoka, Kanasa ML TRUST CO. Topoka, Kanasa in full force and the same is d d coand excepted, and CANTRAL TH d coand excepted, and CANTRAL TH d coand excepted, and compared the same is not paid, when the same is d part thereof, are not paid when the same is not paid, when the same is d part thereof, are not paid when the same is an top add, when the same is d part thereof, are not paid when the same is on top add, when the same is d part thereof, are not paid when the same is ont paid. So the same is d part thereof, are not paid when the same is ont paid. So the same is d part thereof, are not paid when the same is an upper the source of the same is d part thereof, are not paid when the same is an upper the source of the same is and part thereof, are not paid when the same is an upper the source of the same is and part thereof, are not paid when the same is a same is a same is a same is a part thereof, are not paid when the same is a sam	th all and singular the tenements, hereditaments and appurtenances thereto belonging, or in e execpt a certain mortgage of even date herewith for this express condition, that whereas said parties of the first part have this day executed and yo d the second part, for the sum of $\$$ 105,00 dup payable in gix and July at the per cent per annum after maturity until payment, both principal and interest payable is additional parts of the interest on said bars and is to be paid in full, regardless to prive the part of the terms of the interest of the first part, which how is second by the original parts of the interest on said bars and is to be paid in full, regardless to be paid to said party of the second part, is accessors or assigns, add such or wholly discharged to a social party of the second part, is accessors or assigns, add such or wholly discharged to prior of the terms and tene of the same, then these provents shall be wholly discharged to a social gary of the second part, is accessors or assigns, add levied to prior of all gary of the second part, is accessors or assigns, add such or wholl receiver, as the legal to prior of all gary of the second part, and while or wind be available to the rest of the anter as by haw made durations of party gath are or may be assessed and levied to prior of all gary of the second part, and while a part of the second party and the second part, and shall party of the second part, and shall be very to second a same, and the second part, and shall be very to be availe and the second part, and shall party of the second part, and shall party of the second part, and shall be very to be availe and the second part, and shall party of the second part, and shall be very the same and the part of the second part, and shall be very to be shall be part of the second part, and shall be very the
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ywise appertaining, foreve \$1500.00 Mate PROVIDED, ALWAY divered their e _ in promi uual installments of \$ _ 1 vech years after in the date the the different of THS CRN the date the different of THS CRN the date the different of the date the the different of the date the with the said low of the date the possession of said prem the possession of said prem the possession of said prem the of the post end of the constant the of the post end of the constant The terms, creditions are	r. free and clear of all incumbrance iiring January 1, 1936 VS, And these presents are upon th says note in writing to said party 7-59 — each on the first day rered until fully paid, with interest a ML TRUST CO. Topoka, Kanasa ML TRUST CO. Topoka, Kanasa ML TRUST CO. Topoka, Kanasa in full force and the same is d d coand excepted, and CANTRAL TH d coand excepted, and CANTRAL TH d coand excepted, and compared the same is not paid, when the same is d part thereof, are not paid when the same is not paid, when the same is d part thereof, are not paid when the same is an top add, when the same is d part thereof, are not paid when the same is on top add, when the same is d part thereof, are not paid when the same is ont paid. So the same is d part thereof, are not paid when the same is ont paid. So the same is d part thereof, are not paid when the same is an upper the source of the same is d part thereof, are not paid when the same is an upper the source of the same is and part thereof, are not paid when the same is an upper the source of the same is and part thereof, are not paid when the same is a same is a same is a same is a part thereof, are not paid when the same is a sam	e excrit a certain morrgage of even date herewith for this express condition, that whereas said parties of the first part have this day executed and and the second part, for the sum of § 105,00 due, payable in <u>six</u> and <u>July</u> at an per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity on the second part, its successors or assigns, said sum of morey in the an avoid fit to be true mand the cond part, its successors or assigns, said sum of morey in the an avoid fit to be true mand the cond payable, then the wheel of a sind more assards of the level a option of said party of the second part, and said party of the second part shall be entitled prior of said party of the second part, and said party of the second part shall be entitled in the taxes and of the second part, and said party of the second part shall be entitled and the second the per cerv per annum from the time of such default in the payment of the based estate and be secured by this mortgage, and may be recovered with interest at the expressed or not, shall appty to and bind the respective parties hereto, their heirs, executors, maid norties of the fart hark hereunt aset their hands the day and year first above written. Celleb Hultz
ywise appertaining, foreve \$1500.00 Mate PROVIDED, ALWAY divered their e _ in promi uual installments of \$ _ 1 vech years after in the date the the different of THS CRN the date the different of THS CRN the date the different of the date the the different of the date the with the said low of the date the possession of said prem the possession of said prem the possession of said prem the of the post end of the constant the of the post end of the constant The terms, creditions are	r. free and clear of all incumbrance iiring January 1, 1936 VS, And these presents are upon th says note in writing to said party 7-59 — each on the first day error until fully paid, with interest a AU. TRUST CO. Topoka, Kanaga AU. TRUST CO. Topoka, Kanaga AU. TRUST CO. Topoka, Kanaga to and escepted, and the said note the said of the said of the said of the same same is d part thereof, are not paid when the same is a start when the same is d part thereof, are not paid when the issue is not paid, when the same is d part thereof, are not paid when the issue is not paid, when the same is d part thereof, are not paid when the issue is not paid issue is and and force. The matrix of the foreclosure, said pre- marks contract. Said pre- mission the said the roome a lien upon and provisions hereof, whether so a lassign, and works used in the sin IN WITNESS WHEREOF, The said SNS,	e excrit a certain morrgage of even date herewith for this express condition, that whereas said parties of the first part have this day executed and and the second part, for the sum of § 105,00 due, payable in <u>six</u> and <u>July</u> at an per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity on the second part, its successors or assigns, said sum of morey in the an avoid fit to be true mand the cond part, its successors or assigns, said sum of morey in the an avoid fit to be true mand the cond payable, then the wheel of a sind more assards of the level a option of said party of the second part, and said party of the second part shall be entitled prior of said party of the second part, and said party of the second part shall be entitled in the taxes and of the second part, and said party of the second part shall be entitled and the second the per cerv per annum from the time of such default in the payment of the based estate and be secured by this mortgage, and may be recovered with interest at the expressed or not, shall appty to and bind the respective parties hereto, their heirs, executors, maid norties of the fart hark hereunt aset their hands the day and year first above written. Celleb Hultz
yvise appertaining, foreve \$1500.00 Mat PROVIDED, ALWAY Hivered their et ain promia ual installments of \$ reach year after the date the the office of THE CENTR reach year after the date the the office of THE CENTR which er add loans in jaid a NOW, II said partice of Work and a static prevention which er add on in jaid a NOW, II said partice of NOW, II said partice of NOW, II said partice of NOW, II said partice of North and the state of the state NOW, II said partice of the state of the state NOW, II said partice of NOW, II said partice	r, free and clear of all incumbrance iiring January 1, 1936 NS, And these presents are upon th savy note in writing to said party 7-50 — each on the first day revort until fully paid, with interest. ALL TRUST CO., Topeka, Kanase services of THE CENTRAL TH d to and excepted, and the said note the first part shall pary or case to the first part shall pary or case to part thereof, are not paid when the rate become due and paryable at the first part thereof, and if permisses other ti difficult part thereof, and if permisses other ti difficult part difficult permisses other to and provisions cherd, whether so are a safety and abell permisses other to a safety and shall percome a lien upon and provisions cherd, whether so as a safety and works used in the san in NWITNESS WHEREOF, The sa SAS, BAS, BAS, BE I	e excrit a certain morrgage of even date herewith for this express condition, that whereas said parties of the first part have this day executed and and the second part, for the sum of § 105,00 due, payable in <u>six</u> and <u>July</u> at an per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity until payment, both principal and interest payable its per cert per annum after maturity on the second part, its successors or assigns, said sum of morey in the an avoid fit to be true mand the cond part, its successors or assigns, said sum of morey in the an avoid fit to be true mand the cond payable, then the wheel of a sind more assards of the level a option of said party of the second part, and said party of the second part shall be entitled prior of said party of the second part, and said party of the second part shall be entitled in the taxes and of the second part, and said party of the second part shall be entitled and the second the per cerv per annum from the time of such default in the payment of the based estate and be secured by this mortgage, and may be recovered with interest at the expressed or not, shall appty to and bind the respective parties hereto, their heirs, executors, maid norties of the fart hark hereunt aset their hands the day and year first above written. Celleb Hultz
yvise appertaining, foreve \$1500.00 Mac PROVIDED, ALWAY Inverted their e ⁻ ain promin ual installments of \$ cach year after the date the the office of THE CENTR and in consideration of the WOW, If said parties of Woldt and other mentions whether said loans in said with NOW, If said parties of NOW, If	r. free and clear of all incumbrance iiring January 1, 1936 NS, And these presents are upon th sory note in writing to said party 7-50 — each on the first day rever our fill fly paids with interest. All. TRUST (0. Towica Krews environs of TIBE CENTRAL TH d to and excepted, and the said note is ervices of TIBE CENTRAL TH d to and excepted, and the said note is on to paid, when the same, is on the part thereof, and the same to neither the same to and a payable at the neither of the same to a said when the rest the of oreclosure, said pr rest thereof, and the same to neither of the same to and the same to a the same to foreclosure, and provisions there ti debt and shall become a lien upon it cary usit for foreclosure. And provisions hereof, whether soo c marking, and works used in the sin IN WITNESS WHEREOF, The sa SAS, undersigned, a Notary Public, in Hultz, his wife fe, who are personally known a dup a knowledged the excent	e excrit a certain mortgage of even date herewith for this express condition, that whereas said parties of the first mark have this day executed and and you the second part, for the sum of \$ 105-00 due, "payable in <u>six</u> and <u>July</u> at the per cert per annum after maturity until payment, both principal and interest payable in Six Co. Balance and a second that the note secured by this mortgage, and according to be therms and the safet and the mark shift hoan is secured by the constraints of the second part, its accessors or assigns, said sum of moory in the conservating to be therms and the safet and the mark shift hoan is secured by the constraints of the second part, its accessors or assigns, said sum of moory in the maxwork in the terms and therm of the same these prevents and be saded the assore any be therms and there of the same, the here prevents and be saded the constraints of the second part, and said party of the second part, the same are by the mande domarks diverty mature within are omy the associated and levied the same are by the mande domarks and the time of such default in the payment of the same are by all with or within any part there and mark with a without receiver, as the levied the same are by all with or within a springement. and with or without receiver, as the levied the same are built all induce the play is applied. The the play and the same are built be and party of the second part, and a said party of the same are built be the same are built all induce the play is and mark without receiver. The levies and parties of the first part have heremato set their hands the day and year first above written. Caleb Hultz Luella Hultz A due the County and State aforesaid, came Caleb Hultz and and for the County and State aforesaid, came Caleb Hultz and and the the same person B , who executed the within instrument of withing, and such this of the same.
ysvise appertaining, forever \$1500.00 Mat PROVIDED, ALWAY divered their e _ in promi- ual installments of \$ _ 1 exch year after the data th- the office of THE CENTI rad in consideration of the ortgage hereinbefore referrer which and others ice shall which and others ice shall the office of THE CENTI the office of the principal is shall purines, or any reron, shall, by these prese vorme a part of the principal the office of the principal the office of the principal the office of the principal STATE OF KANS CNTV or Dougles D. 19 23, before me, the Lucilla LS, his win person	r, free and clear of all incumbrance iiring January 1, 1936 NS, And these presents are upon th says note in writing to said party 7.50 each on the first day error until fully paid, with interest is the arrives of THE CENER. Kay are the arrives of the said notes the arrives of the construction of the said note the arrives of the said notes is a set of the construction. Said pro- side is the total when the same is do is the total when the same is do in any suif for foreleasure. Said pro- side is the total works used in the sin IN WITNESS WHEREOF, The said SAS, S	e except a certain mortgage of even date herewith for this express condition, that whereas said parties of the first part have this day executed and yo of the second part, for the sum of \$ 105,00 duy jayable is six yo of Jenuary and July at ten per cent per annum after maturity until payment, both principal and interest payable is on a single structure of the second part, the note secured by this mortgage is given the for the second part, for the second part, the second ban and it to be paid in full, regardless the of the second part, it is accessers or assigns, said sum of moory in the macording to be trans and tener of the second part, the second part shall be shally discharged full is a sum or sums of money, or any part thereof, or any interest thereon, or interest or the relation and payers and assessment which are or must be assessed and levied as ame us have made and payable, then the whole of said sum or sums, and interest part of the second part, and said party of the second part shall be shally discharged they are of the tark and the and payable, then the whole of said sum or sums, and interest are assessed as a second the same, then any payments and be assessed and hevied as ame us have made and payable, then the whole of said sum or sums, and interest are assessed as a second part, and a said and the said sum or sums, and interest are assessed as a second part, and and any the recovered with interest at the the rest of the first part have hereunts the thing and may be recovered with interest at the expressed or not, shall apply to and hind the respective parties hereto, their heirs, executors, made runner shall include the plant and work first barder written. Calleb Hultz Luella Rultz TT REMEMBERED, That on this 7th day of December and for the County and State aforesaid, came Calleb Hultz and and for the county and State aforesaid, came Calleb Hultz and swithing, and such

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JENT. TRUST CO., 2ND MORTG.

QG.