140 Pr. Ne. 533

RUST CO., 2 ND MORTCH

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## MORTGAGE RECORD 70

	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 24day of	
Janies T.	Thiry et ux	Dec. A. D., 192.9, At 10:05 A. M.	
		Elsie & Competing . Register of Deeds.	
The Cent:	ral Trust Co.	By	
THIS INDEN	TURE, Made this 12th	day of November in the year of our Lord, nineteen hundred and	
	, by and between Thiry and Planche Thiry his	and a second	
Jemes T.	anary and rienche iniry his	• • • • • • • • • • • • • • • • • • •	
of the County of second part.:	Dougles and	State of Kansas, parties of the first part, and THE CENTRAL TRUST CO. party of the	
	I. That the said partics of the first part, in		
	ed and no/100 these presents GRANT BARGAIN SELL	DOLLARS, to them in hand paid, the receipt whereof is hereby L, CONVEY and WARRANT unto the said party of the second part, its successor; and	
assigns, all of the follo	wing-described real estate, situated in Cour	ii, CONEL and WAIRGANT unto the said party of the second part, its successor; and aty of Douglas, and State of Kansas to-wit:	
North Half of Section Principal M	inirty (50) all in Township	ion Thirty (30) and Southment Quarter of Southeast Quarter Thirteen (13) Range Twenty-one (21) Zest of the Sixth	
TO HAVE AND	TO HOLD THE SAME Torothe 11		
ywise appertaining, fo	rever, free and clear of all incumbrance exc	I and singular the tenements, hereditaments and appurtenances thereto belonging, or in tept a certain mortgage of even date herewith for	
\$5	,000.00 maturing February 1,	1935	
PROVIDED, AL livered their certain n	WAYS, And these presents are upon this e romissory note in writing to said party of +	xpress condition, that whereas said parties of the first part have this day executed and the second part, for the sum of \$300.00, payable inten	
ual installments of \$	\$30,00 cach on the first days of	February August	
each year after the dat the office of THE CE r and in consideration	e thereof until fully paid, with interest at te NTRAL TRUST CO., Topeka, Kansas, an of the services of THE CENTRAL TRUS	n per cent per annum after maturity until poymen, both principal and interest payable it is distinctly understood and agreed that the note secured by this mortage is given T Co., in security a loan for side parties of the first part, which han is secured by the not represent any portion of the interest on said loan and is to be paid in full, regardless rold to rold according to the security of the security o	
whether said loan is p NOW, If said nar	erred to and excepted, and the said note does aid wholly or partly before its maturity. ties of the first part shall now or cause to be	not represent any portion of the interest on said loan and is to be paid in full, regardless mid to said notify of the argued part.	
ove described note me d void; and otherwise incipal of the prior	tioned, together with the interest thereon, ac shall remain in full force and effect. But if	paid to said party of the second part, its surcessor or angine, said ward of the same theorem of the same, then these presents shall be whill discharged a sid same same software the same, then these presents shall be whill discharged a sid same same software software which are or may be assessed and level if it be tares and assessments of every nature which are or may be assessed and level if it is also as the same shall be shall will be shall write the same shall be	
ainst said premises, or ercon, shall, by these p	any part thereof, are not paid when the same is due, o any part thereof, are not paid when the sar presents become due and payable at the ont	r 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 sum or sums, and interest ion of said party of the second part, and said neutral of the and and and interest	
the possession of said p lder hereof may clect; crest, or in any of the	remises. In case of foreclosure, said proper and said legal holder may recover interest e conditions of this contract. Said	ty 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 the second pert many methods.	
tstanding title, lien, or come a part of the print te of ten per cont per	incumbrance on said premises other than cipal debt and shall become a lien upon this num in any suit for formation of the said	There account part may, at its option, make any payments necessary to remove any herein stated, or any unpaid taxes or any insurance premises, and sums so paid shall real estate and be secured by this mortgage, and may be recovered with interest at the	
The terms, conditi ministrators, successon			
	IN WITNESS WHEREOF, The said pa	arres of the first part have herednto set their hands the day and year first above written.	
		James T. Thiry Blanche Thiry	
STATE OF F	lee	10	
D. 19 29 , before me	, the undersigned, a Notary Public, in and	EMEMBERED, That on this 19 day of December for the County and State aforesaid, came	
James T. T	hiry and Blenche Thiry his w	ife	
al Seal p	is wife, who are personally known to erson <b>g</b> duly acknowledged the execution	me to be the same person S. who executed the within instrument of writing, and such	U
	IN TESTIMONY WHEREOF, I have	of the same. - hereunto set my hand, and affixed my official seal, the day and year last above written.	
		Geo. W. Kuhne Notary Public	
C	ommission expires Jen. 25,		
THE AMOUNT SE	CURED by this mortgage has been paid in f	RECEIPT full, and the same is hereby cancelled this <u>4</u> day of <u>Actual</u>	
	19.3		
		The Cuitsal Tourt a. A.	
Carp. S.		The Central Trust Company By Lucien Gray Treasurer	