

RUST OF 201 AND A

## MORTGAGE RECORD 70

5 10 No.3

J. Unrients et us       To         To       To         The Central Trust Co.       The Central Trust Co.         This INDENTURE, Made this 5 <sup>th</sup> day of the Central Trust Co.       May         THIS INDENTURE, Made this 5 <sup>th</sup> day of the central trust Co.       May         THIS INDENTURE, Made this 5 <sup>th</sup> day of the central trust Co.       May         THIS INDENTURE, Made this 5 <sup>th</sup> day of the central trust Co.       May         THIS INDENTURE, Made this 5 <sup>th</sup> day of the central trust control of the fore part, and THE CENTRAL TRUST CO.       Doubles         THIS INDENTURE, Made this 5 <sup>th</sup> day of the central trust control of the fore part, and THE CENTRAL TRUST CO.       Doubles         WITNINSET, That the and Magnetic Unright of the fore part, in consideration of the same of .       Doubles         One Fundred Fifty and Ko/100       Doubles, to them in hand paid, the receipt whi and advanted to Contry of Douglas, and State of Kanas towin:         Lot Runbered Thirty-four (34) and the North Ralf of Lot Numbered Thirty-eix (35) on Kee Hampehire Street, in the City of Laserence.         TO UNIX AND TO HOLD THE SAME, Together with all and ainpute the transmits, herediments and adparatements where the difference of the fifth and have the fifth or trans the fifth or transmit or the fifth or tr	hundred and party of the cof is hereby accessors and	
TO       Size S Construction       Degin         Size S Construction       Degin       Degin         THIS INDENTURE, Made this 5th       day of       May       It is the part of our locd, interest thirty-construction.       J. Unrianty and Augusts Unrianty, his wife         dist Construction       J. Unrianty and Augusts Unrianty, his wife       May       It is part of our locd, interest of the part of our locd, interest of the part, in construction of the same of         Does Fundered Fifty and Hoffson       Doublast, to then in hand paid, the recipt when and state of Kanasa towit:         Does Fundered Fifty and Hoffson       Doublast, to then in hand paid, the recipt when and state of Kanasa towit:         Lot Rumbered Thirty-four (34) and the North Half of Lot Numbered Thirty-eix (35) on Kee Hampehire Street, in the City of Laserence.         TO HAVE AND TO HOLD THE SAME, Together with all and angulat the tensments, herediaments and appartenences thereto help spin appartenence of the same of a spin appartenence of the same o	r of Deeds. ty. hundred and , party of the woof is hereby accessors and	
The Central Fruit Co.       pr       Dep         THIS INDERTURE, Mick this 5th       day of       May       is the year of our Lord, mineter         Start Parce	hundred and , party of the reof is hereby uccessors and	
The Central Trut Co.       By       Day         THIS INDERTURE, Mode this 5th       day of       May       In the year of our Lord, minorest thirty-cose         J. Unrice and Augusts Christen and State of Kanes, parties of the fast part, and THE CENTRAL TRUST CONTENT and WATENESTH. That the sail parties of the fast part, inconsideration of the sam of       Interpret of the said parties of the fast part, inconsideration of the sam of         WITNESSENT. That the said parties of the fast part, inconsideration of the sam of       DOLLARS, to them in hand paid, the receipt whe advanced begind, do by these presents, GRANT, BARKAINN, SELL, CONTEY and WARRANT acto the said party of the second part, its and year, all of the following-dwardhed real states, shunted in Contry of Douglas, and State of Kanesa towit:         Lot Numbered Thirty-four (3b) and the North Half of Lot Numbered Thirty-siz (35) on Kee Hampshire Street, in the City of Learence.         To HAVE AND TO HOLD THE SAME, Together with all and angular the terements, bereditaments and appurtenances thereto bely year supertaining. <i>Garwas, fees and clear of all incombanese</i> except a certain metrage of ear date terswith for s3,000.00 Aug May 1, 1235         PHOUEDA LAWAN, And these presents are upon the terpers condition, that wherea said parties of the fast part have this day of the set of the fast part in the fast part in the sate fast part is and the fast part have this day of the set of the fast part is and parties of the fast part is and the fast part is and the fast part is and the	hundred and , party of the reof is hereby uccessors and	
To HAVE AND TO HOLD THE SAME, Together with all and singhts the terments, herediaments and appartemances thereto help appendix and the formation of the same and appartemances thereto help appendix and the following-dworther dimension of the same and the following-dworther dimension of the following-dworther din the set of the following-dworther dimens	. party of the col is hereby accessors and	
To HAVE AND TO HOLD THE SAME, Together with all and singhts the terments, herediaments and appartemances thereto help appendix and the formation of the same and appartemances thereto help appendix and the following-dworther dimension of the same and the following-dworther dimension of the following-dworther din the set of the following-dworther dimens	. party of the col is hereby accessors and	
and State of Kanes, parties of the first part, and THE CENTRAL TRUST OF MUTRISSETII, That the said parties of the first part, in consideration of the gam of         Due Eurodred Fifty and Bo/100       DULAINS, to them in hand paid, the receipt what analysis, all of the following-derribed real state, statuted in Courty of Dorglas, and State of Kanesa to-wit:         advandedged, do by these presents, GRANT, BARGAIN, SELL, CONVEY and WARRANT unto the said party of the second part, its andrea, all of the following-derribed real state, statuted in Courty of Dorglas, and State of Kanesa to-wit:         Lot Numbered Thirty-four (3k) and the North Half of Lot Numbered Thirty-eix (36) on Xer Hampshire Street, in the City of Learence.         To HAVE AND TO HOLD THE SAME, Together with all and singular the testments, hereditaments and appartenances thereto kell system appetiating, forever, free and clear of all incumbance except a certain mortgage of even data bereath for \$3,000.00 due key 1, 1235         PHOVIDED AWAYS, And these presents are upon this represe nonline, that whereas and present are upon the represent are upon the representation that are and and and and and the second part, for the sam of 150.00 mortgage of even data bereath be by represent are upon the representation that the present are upon the representation that the present are upon the representation that the present are upon the representation and the present are upon the representation that the present are upon the representation and the present are upon the representation and the presentation that the present due to present are upon the representation that the present due to present are upon the representation and the representation that the resent due to the second part, for the sam of 150.00 mortgage and the reference on the second part, for the resent are the present due to p	rof is hereby uccessors and	
WINNESSETH, That the nid parties of the first part, in consideration of the sum of	rof is hereby uccessors and	
WINNESSETH, That the nid parties of the first part, in consideration of the sum of	rof is hereby uccessors and	
TO HEWG AND TO HOLD THE SAME, TARCHIN, SELL, CONVEY and WARRANT muto the sid party of the second part, its and gas, all of the following-dwarded real state, shunded in Contry of Douglas, and State of Kanasa towit:         Lot Numbered Thirty-four (34) and the North Half of Lot Numbered Thirty-six (36) on New Hampshire Street, in the Oity of Learence.         (36) on New Hampshire Street, in the Oity of Learence.         was approximately a strength of the Street of the Street of Street of the Street of Street	ucressors and	
TO HAVE AND TO HOLD THE SAME, Tagether with all and singular the tensments, hereditanents and appertenances thereto he assigns, all of the following-dworlded real estate, situated in Contry of Dezglas, and State of Kanasa towsit: Lot Numbered Thirty-four (34) and the North Half of Lot Numbered Thirty-six (36) on New Hampshire Street, in the City of Learence. (36) on New Hampshire Street, in the City of Learence. (36) on New Hampshire Street, in the City of Learence. (36) on New Hampshire Street, in the City of Learence. (36) on New Hampshire Street, in the City of Learence. (36) on New Hampshire Street, in the City of Learence. (36) on New Hampshire Street, in the City of Learence. (36) on New Hampshire Street, in the City of Learence. (36) on New Hampshire Street, in the City of Learence. (36) on New Hampshire Street, in the City of Learence. (36) on New Hampshire Street, in St	ucressors and	
(55) on New Hampshire Street, in the City of Learence.         TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenement, hereditaments and appartemances thereto hele system appendix to the second part of the second part is second part is second part is second part is second part of the second part is second p		
(55) on New Hampshire Street, in the City of Learence.         TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenement, hereditaments and appartemances thereto hele system appendix to the second part of the second part is second part is second part is second part is second part of the second part is second p		
ywise appertaining, forvor, free and clear of all incumbrance except a certain mortgage of even date herewith for       \$3,000.00 due May 1, 1935         PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the first part have this day of the second part, for the sum of \$150.00 payable in for payable in for payable in the said of the start fact the date thereof, and influence of \$3,750 cach on the first days of May and Noycaber         rach year after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered payar after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered to all parts of the first part shall be have to be paid in 100 between the start and the person of a paid both to be paid in 100 between thereof or effect with the interest thereon, a contrast date of the same that all pays or cause to be paid to all parts of the same that the person of any part theorie, or any be assess or assigns, said same of a vertex entantiant, or thereof, are not payable in the option of a sind part of the second part, is assess or assigns, said same of a vertex entantiand, together with the interest thereon, a contrast theory and the said same or sums of more, or any part theorid, or any interest thereon, a contrast the parts of the second part, and said party of the second part, and said party of the second part, and said parts of the second part, and said party of the second part, and said		
ywise appertaining, forvor, free and clear of all incumbrance except a certain mortgage of even date herewith for       \$3,000.00 due May 1, 1935         PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the first part have this day of the second part, for the sum of \$150.00 payable in for payable in for payable in the said of the start fact the date thereof, and influence of \$3,750 cach on the first days of May and Noycaber         rach year after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered payar after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered to all parts of the first part shall be have to be paid in 100 between the start and the person of a paid both to be paid in 100 between thereof or effect with the interest thereon, a contrast date of the same that all pays or cause to be paid to all parts of the same that the person of any part theorie, or any be assess or assigns, said same of a vertex entantiant, or thereof, are not payable in the option of a sind part of the second part, is assess or assigns, said same of a vertex entantiand, together with the interest thereon, a contrast theory and the said same or sums of more, or any part theorid, or any interest thereon, a contrast the parts of the second part, and said party of the second part, and said party of the second part, and said parts of the second part, and said party of the second part, and said		
ywise appertaining, forvor, free and clear of all incumbrance except a certain mortgage of even date herewith for       \$3,000.00 due May 1, 1935         PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the first part have this day of the second part, for the sum of \$150.00 payable in for payable in for payable in the said of the start fact the date thereof, and influence of \$3,750 cach on the first days of May and Noycaber         rach year after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered payar after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered to all parts of the first part shall be have to be paid in 100 between the start and the person of a paid both to be paid in 100 between thereof or effect with the interest thereon, a contrast date of the same that all pays or cause to be paid to all parts of the same that the person of any part theorie, or any be assess or assigns, said same of a vertex entantiant, or thereof, are not payable in the option of a sind part of the second part, is assess or assigns, said same of a vertex entantiand, together with the interest thereon, a contrast theory and the said same or sums of more, or any part theorid, or any interest thereon, a contrast the parts of the second part, and said party of the second part, and said party of the second part, and said parts of the second part, and said party of the second part, and said		
ywise appertaining, forvor, free and clear of all incumbrance except a certain mortgage of even date herewith for       \$3,000.00 due May 1, 1935         PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the first part have this day of the second part, for the sum of \$150.00 payable in for payable in for payable in the said of the start fact the date thereof, and influence of \$3,750 cach on the first days of May and Noycaber         rach year after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered payar after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered to all parts of the first part shall be have to be paid in 100 between the start and the person of a paid both to be paid in 100 between thereof or effect with the interest thereon, a contrast date of the same that all pays or cause to be paid to all parts of the same that the person of any part theorie, or any be assess or assigns, said same of a vertex entantiant, or thereof, are not payable in the option of a sind part of the second part, is assess or assigns, said same of a vertex entantiand, together with the interest thereon, a contrast theory and the said same or sums of more, or any part theorid, or any interest thereon, a contrast the parts of the second part, and said party of the second part, and said party of the second part, and said parts of the second part, and said party of the second part, and said		
ywise appertaining, forvor, free and clear of all incumbrance except a certain mortgage of even date herewith for       \$3,000.00 due May 1, 1935         PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the first part have this day of the second part, for the sum of \$150.00 payable in for payable in for payable in the said of the start fact the date thereof, and influence of \$3,750 cach on the first days of May and Noycaber         rach year after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered payar after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered to all parts of the first part shall be have to be paid in 100 between the start and the person of a paid both to be paid in 100 between thereof or effect with the interest thereon, a contrast date of the same that all pays or cause to be paid to all parts of the same that the person of any part theorie, or any be assess or assigns, said same of a vertex entantiant, or thereof, are not payable in the option of a sind part of the second part, is assess or assigns, said same of a vertex entantiand, together with the interest thereon, a contrast theory and the said same or sums of more, or any part theorid, or any interest thereon, a contrast the parts of the second part, and said party of the second part, and said party of the second part, and said parts of the second part, and said party of the second part, and said		
ywise appertaining, forvor, free and clear of all incumbrance except a certain mortgage of even date herewith for       \$3,000.00 due May 1, 1935         PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the first part have this day of the second part, for the sum of \$150.00 payable in for payable in for payable in the said of the start fact the date thereof, and influence of \$3,750 cach on the first days of May and Noycaber         rach year after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered payar after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered to all parts of the first part shall be have to be paid in 100 between the start and the person of a paid both to be paid in 100 between thereof or effect with the interest thereon, a contrast date of the same that all pays or cause to be paid to all parts of the same that the person of any part theorie, or any be assess or assigns, said same of a vertex entantiant, or thereof, are not payable in the option of a sind part of the second part, is assess or assigns, said same of a vertex entantiand, together with the interest thereon, a contrast theory and the said same or sums of more, or any part theorid, or any interest thereon, a contrast the parts of the second part, and said party of the second part, and said party of the second part, and said parts of the second part, and said party of the second part, and said		
ywise appertaining, forvor, free and clear of all incumbrance except a certain mortgage of even date herewith for       \$3,000.00 due May 1, 1935         PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the first part have this day of the second part, for the sum of \$150.00 payable in for payable in for payable in the said of the start fact the date thereof, and influence of \$3,750 cach on the first days of May and Noycaber         rach year after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered payar after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered to all parts of the first part shall be have to be paid in 100 between the start and the person of a paid both to be paid in 100 between thereof or effect with the interest thereon, a contrast date of the same that all pays or cause to be paid to all parts of the same that the person of any part theorie, or any be assess or assigns, said same of a vertex entantiant, or thereof, are not payable in the option of a sind part of the second part, is assess or assigns, said same of a vertex entantiand, together with the interest thereon, a contrast theory and the said same or sums of more, or any part theorid, or any interest thereon, a contrast the parts of the second part, and said party of the second part, and said party of the second part, and said parts of the second part, and said party of the second part, and said		
ywise appertaining, forvor, free and clear of all incumbrance except a certain mortgage of even date herewith for       \$3,000.00 due May 1, 1935         PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the first part have this day of the second part, for the sum of \$150.00 payable in for payable in for payable in the said of the start fact the date thereof, and influence of \$3,750 cach on the first days of May and Noycaber         rach year after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered payar after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered to all parts of the first part shall be have to be paid in 100 between the start and the person of a paid both to be paid in 100 between thereof or effect with the interest thereon, a contrast date of the same that all pays or cause to be paid to all parts of the same that the person of any part theorie, or any be assess or assigns, said same of a vertex entantiant, or thereof, are not payable in the option of a sind part of the second part, is assess or assigns, said same of a vertex entantiand, together with the interest thereon, a contrast theory and the said same or sums of more, or any part theorid, or any interest thereon, a contrast the parts of the second part, and said party of the second part, and said party of the second part, and said parts of the second part, and said party of the second part, and said		
ywise appertaining, forvor, free and clear of all incumbrance except a certain mortgage of even date herewith for       \$3,000.00 due May 1, 1935         PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the first part have this day of the second part, for the sum of \$150.00 payable in for payable in for payable in the said of the start fact the date thereof, and influence of \$3,750 cach on the first days of May and Noycaber         rach year after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered payar after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered to all parts of the first part shall be have to be paid in 100 between the start and the person of a paid both to be paid in 100 between thereof or effect with the interest thereon, a contrast date of the same that all pays or cause to be paid to all parts of the same that the person of any part theorie, or any be assess or assigns, said same of a vertex entantiant, or thereof, are not payable in the option of a sind part of the second part, is assess or assigns, said same of a vertex entantiand, together with the interest thereon, a contrast theory and the said same or sums of more, or any part theorid, or any interest thereon, a contrast the parts of the second part, and said party of the second part, and said party of the second part, and said parts of the second part, and said party of the second part, and said		
ywise appertaining, forvor, free and clear of all incumbrance except a certain mortgage of even date herewith for       \$3,000.00 due May 1, 1935         PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the first part have this day of the second part, for the sum of \$150.00 payable in for payable in for payable in the said of the start fact the date thereof, and influence of \$3,750 cach on the first days of May and Noycaber         rach year after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered payar after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered to all parts of the first part shall be have to be paid in 100 between the start and the person of a paid both to be paid in 100 between thereof or effect with the interest thereon, a contrast date of the same that all pays or cause to be paid to all parts of the same that the person of any part theorie, or any be assess or assigns, said same of a vertex entantiant, or thereof, are not payable in the option of a sind part of the second part, is assess or assigns, said same of a vertex entantiand, together with the interest thereon, a contrast theory and the said same or sums of more, or any part theorid, or any interest thereon, a contrast the parts of the second part, and said party of the second part, and said party of the second part, and said parts of the second part, and said party of the second part, and said		
ywise appertaining, forvor, free and clear of all incumbrance except a certain mortgage of even date herewith for       \$3,000.00 due May 1, 1935         PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the first part have this day of the second part, for the sum of \$150.00 payable in for payable in for payable in the said of the start fact the date thereof, and influence of \$3,750 cach on the first days of May and Noycaber         rach year after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered payar after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered to all parts of the first part shall be have to be paid in 100 between the start and the person of a paid both to be paid in 100 between thereof or effect with the interest thereon, a contrast date of the same that all pays or cause to be paid to all parts of the same that the person of any part theorie, or any be assess or assigns, said same of a vertex entantiant, or thereof, are not payable in the option of a sind part of the second part, is assess or assigns, said same of a vertex entantiand, together with the interest thereon, a contrast theory and the said same or sums of more, or any part theorid, or any interest thereon, a contrast the parts of the second part, and said party of the second part, and said party of the second part, and said parts of the second part, and said party of the second part, and said		
ywise appertaining, forvor, free and clear of all incumbrance except a certain mortgage of even date herewith for       \$3,000.00 due May 1, 1935         PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the first part have this day of the second part, for the sum of \$150.00 payable in for payable in for payable in the said of the start fact the date thereof, and influence of \$3,750 cach on the first days of May and Noycaber         rach year after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered payar after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered to all parts of the first part shall be have to be paid in 100 between the start and the person of a paid both to be paid in 100 between thereof or effect with the interest thereon, a contrast date of the same that all pays or cause to be paid to all parts of the same that the person of any part theorie, or any be assess or assigns, said same of a vertex entantiant, or thereof, are not payable in the option of a sind part of the second part, is assess or assigns, said same of a vertex entantiand, together with the interest thereon, a contrast theory and the said same or sums of more, or any part theorid, or any interest thereon, a contrast the parts of the second part, and said party of the second part, and said party of the second part, and said parts of the second part, and said party of the second part, and said		
ywise appertaining, forvor, free and clear of all incumbrance except a certain mortgage of even date herewith for       \$3,000.00 due May 1, 1935         PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the first part have this day of the second part, for the sum of \$150.00 payable in for payable in for payable in the said of the start fact the date thereof, and influence of \$3,750 cach on the first days of May and Noycaber         rach year after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered payar after the date thereof until fully paid, with interest at the per cent per annum after maturity until payment, both principal and intered to all parts of the first part shall be have to be paid in 100 between the start and the person of a paid both to be paid in 100 between thereof or effect with the interest thereon, a contrast date of the same that all pays or cause to be paid to all parts of the same that the person of any part theorie, or any be assess or assigns, said same of a vertex entantiant, or thereof, are not payable in the option of a sind part of the second part, is assess or assigns, said same of a vertex entantiand, together with the interest thereon, a contrast theory and the said same or sums of more, or any part theorid, or any interest thereon, a contrast the parts of the second part, and said party of the second part, and said party of the second part, and said parts of the second part, and said party of the second part, and said		
\$3,000.00 due May 1, 1936 PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the first part have this day of livered their certain promissory note in writing to said party of the second part, for the sum of \$150.00	nging, or in	
PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the first part have this day ( livered their certain promisesy note in writing to said party of the second part, for the sum of \$ 150.00 , payable in for upal installments of \$ 37.50 , each on the first days of May and November each year after the date thereod until fully paid, which thereas at the new reent per annum after maturity until paynets, the mote secures by this mort; and in conditional of the structures of THE CENTRIAL TRUST CO., in securing a loan for said parties of the first part, which has its set whether said loan is paid wholly or partly that the said and constructions and the interest and submitted of the parties of the first part, which has its set whether said loan is paid wholly or partly the the said and constructions and the same, that these presents abilit he wholl avoid; and christic parts and the gray or cause to be paid to asid party of the second part, its successes or angings, said sum of avoid described note mentioned, together with the interet thereon, according to the terms and tensor of the same, there thereod, or any interest thereod, includ if any prior mortgage, is not paid, when the same is due, or if the taxe and assessments of every nature which are or may be assesse constability by or any pait thereod, are not paid when the same to have mode due and payabile, then the whole of assesse more ability work of any part of parts and have the same is due, or if the taxe and assessments of every nature which are or may be assess or a said in your early a structure on said premises other than here is taxed, or any upoid taxes or any insurance producting, and early ability are applied holder may recover interest in the rate of the part of the second part may. At its option, make any payments necessary to transmitter there, or incomparison of said premises other than here is stated, or any upoid taxes or any insurance producting, and work is not pay to be conditioned the singular its o		
Nover their certain promissory note in writing to side party of the second part, for the sum of \$ 150.00 , payshle in for wall installments of \$ 37.50	ecuted and	
each year after the date thereof until fully paid, with hister at it is per entry per annum after maturity until appressed, both principal and inte the effect of THE CENTRAL THUST CO., repeak, Ramasa, and it is distinctly understood and hyper that he states used in the maturi- and in consideration of the services of THE CENTRAL TRUST CO., in securing a loss for and parties of the facts part, which this menty and in consideration of the services of THE CENTRAL TRUST CO., in securing a loss for and parties of the facts part, which this menty and in consideration of the services of THE CENTRAL TRUST CO., in securing a loss for and parties of the facts part, which this menty and in consideration of the services of THE CENTRAL TRUST CO., in securing a loss for and part, its successors or assigns, said sum of y whether said loss in a paid whelly or partly lefore its maturity. NOW, II and parties of the fact part shall approve or cause to be paid to asid party of the second part, its successors or assigns, said sum of y whether methods in the paid whelly or cause to be paid its and or same of the same that these presents shall be wholl incipal of any prior metryce, is not paid when the same are by law made due and ny abley; nature y methods are or may be assessed and as and premises. Or any part thereof, are not paid when the same are by law made due and ny abley; nature we head the data it is the the reserves whet, and said parts of the second part may. It is option, make any part thereof, are not be adden to the the reserve the second part may. It is option, make any part thereof and the state and the second part may. If we here of may due to fact of the colume. The terms, conditions and provides thereof, whether so expressed or not, shall apply to and bind the respective parties berech, their height is defined periodial data may built for foreclosure. The terms, conditions and provides hereof, whether so expressed or not, shall apply to and bind the respective parties berech, their height and words		
STATE OF KANSAS,       State OF KANSAS,         STATE OF KANSAS,	est neueble	
STATE OF KANSAS,       State OF KANSAS,         STATE OF KANSAS,	est payable age is given ared by the , regardless	
STATE OF KANSAS,       ss.         BE IT REMEMBERED, That on this       14 th         day of       July	oney in the discharged interest or and levied	
STATE OF KANSAS,       ss.         BE IT REMEMBERED, That on this       14 th         day of       July	nd interest be entitled	
STATE OF KANSAS,       ss.         BE IT REMEMBERED, That on this       14 th         day of       July	is the legal payment of emove any	
STATE OF KANSAS,       ss.         BE IT REMEMBERED, That on this       14 th         day of       July	paid shall rest at the	
STATE OF KANSAS, UNIT OF KANSAS, UNIT OF LABSE STATE OF KANSAS, UNIT OF Douglas State afforce on the undersigned, a Notary Public, in and for the County and State aforesaid, came	executors,	
J. Uhrlaub Augusta Uhrlaub STATE OF KANSAS, UNITY OF DOUGLAS D. 19 31 , before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came	r. ve written.	
STATE OF KANSAS, extry of Douglas BE IT REMEMBERED, That on this 14th day of July D. 19 31 , before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came		
UNITY OF Douglas SS. BE IT REMEMBERED, That on this 14th day of July D. 19 31 , before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came		
UNITY OF Douglas SS. BE IT REMEMBERED, That on this 14th day of July D. 19 31 , before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came		
UNITY OF Douglas SS. BE IT REMEMBERED, That on this 14th day of July D. 19 31 , before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came		
D. 19 31 , before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came		
J. Uhrlaub Augusta	en e martinene e e	
his wife, who personally known to me to be the same personwho executed the within instrument of writing person duly acknowledged the execution of the same.	and such	
al Seal IN TESTIMONY WHEREOF, I have bereanto set my hand, and affixed my official seal, the day and year last abo	1000	
Daniel J. Richardson Not	e written.	
Commission expires March 6th 19 33		
RECEIPT		
THE AMOUNT SECURED by this mortgage has been paid in full, and the same is hereby cancelled this day of		
1004 137 The Carled Towal - Onepany - By Fucien Char Treamver. Encien Gray		