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		FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss.  This instrument was filed for record on the	
		W. R. Green et al	February A. D., 1929, At 3130 M.	
		TO	ca: ca T	
ñ	a			
		The Central Trust Co	By Ellen Hazard Deputy.	
U.	U	THIS INDENTURE, Made this 12th	day of Jenuary in the year of our Lord, nineteen hundred and	
		twenty nine , by and between		
		W. R. Green and Sadie Green, his	wife;	
		A. A. Green and Kathryn Green, h	is wife;	
		of the County of Douglas and S	tate of Kansas, parties of the first part, and THE CENTRAL TRUST CO., party of the	
		second part.: W12 NESSETH, That the said parties of the first part, in co	onsideration of the sum of	
		Six Hundred and no/100 DOLLARS, to them in hand paid, the receipt where		
		acknowledged, do by these presents, GRANT, BARGAIN, SELL, CONVEY and WARRANT unto the said party of the second part, its successors		
		assigns, all of the following-described real estate, situated in County		
			e de la companya del companya de la companya de la companya del companya de la companya del la companya de la c	
			3) on Massachusetts Street in the City of	
		Lawrence.		
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		TO HAVE AND TO HOLD THE SAME, Together with all	and singular the tenements, hereditaments and appurtenances thereto belonging, or	
		TO HAVE AND TO HOLD THE SAME, Together with all anywise as pertaining, forever, free and clear of all incumbrance exce		
			ept a certain mortgage of even date herewith for	
		anywise as pertaining, forever, free and clear of all incumbrance exce \$12,000.00 maturing I PROVIDED, ALWAYS, And these presents are upon this ex	ept a certain mortgage of even date herewith for February 1, 1934 spress condition, that whereas said parties of the first part have this day executed an	
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		anywise as pertaining, forever, free and clear of all incumbrance excessions are upon the set of clivered their centain promissory note in writing to said party of the equal installments of \$\circ\$ 150.000. — cach on the first days of of each year after the date thereof until fully paid, with interest at the office of THE CENTRAL TRUST CO. Topeka, Kansas, and for and in consideration of the services of THE CENTRAL TRUST mortgage herital-fore referred to and excepted, and the said note does of whether said loan is paid wholly or partly before its maturity.  NOW, If said parties of the first parts shall pay or cause to be about described note mentional, together the card effect. But if principal of any prior mortgage, is not paid, when the same is due, or against said premises, or any part thereof, are not paid when the sart thereon, shall, by these presents become due and payable at the opt to the possession of said premises. In case of foreclosure, said proper interest, or in any of the conditions of this contract. Said party outstanding title, lien, or incumbrance on said premises other than become a part of the principal debt and shall become a lien upon this rate of ten per cent per annum in any sait for foreclosure.  The terms, conditions and provisions hereof, whether so expreadministrators, successors and assigns, and words used in the singula IN WITNESS WHEREOP, The said part of the principal debt and abulb become a lien upon this rate of ten per cent per annum in any sait for foreclosure.  The terms, conditions and provisions hereof, whether so expreadministrators, successors and assigns, and words used in the singula IN WITNESS WHEREOP, The said party of the perfect of the per cent per annum in any sait for foreclosure.	ept a certain mortgage of even date herewith for  February 1, 1934  press condition, that whereas said parties of the fint part have this day executed are he second part, for the sum of \$ 600.00 , payable in four  February and August  ner cent per annum after maturity until payment, both principal and interest payable in is distinctly understood and agreed that the note secured by this mortgage is given to receive the part of the first part, which loan is secured by the not represent any portion of the interest on said loan and is to be paid in full, regardle paid to said party of the second part, its successors or assigns, said sum of money in the continuous portion of the interest on said loan and is to be paid in full, regardle paid to said party of the second part, its successors or assigns, said sum of money in the continuous and assessments of every nature which are to may be assessed and levies and the tracts of the second part, and said party of the second part and the tracts of the second part, and said party of the second part and the rate of the part and a seasonest and levies and which are the same assessed and levies of the second part may, and takes or any leavance permission, and wims so paid share and estate and be secured by this mortgage, and may be recovered with interest at the said of the second part may, and there or any leavance permission, and sums so paid share and estate and be secured by this mortgage, and may be recovered with interest at the second part may, and like or any leavance permission, and sums so paid share and estate and be secured by this mortgage, and may be recovered with interest at the said of the first part have hereund set their hands the day and year first above written and the said of the first part have hereund set their hands the day and year first above written.  For R. Green  Saide Green  A. A. Green  Saide Green  A. A. Green  Kathryn Green	
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		anywise as pertaining, forever, free and clear of all incumbrance excessions are upon the set of divered their centain promissory note in writing to said party of the equal installments of \$.150.00 cach on the first days of of each year after the date thereof until fully paid, with interest at the office of THE CENTRAL TRUST OO. Topeks, Kansas, and for and in consideration of the services of THE CENTRAL TRUST mortgage heritals fore referred to and excepted, and the said note does of whether said loan is paid wholly or partly before its maturity. On the services of the continuous contraction of the services of the contraction of the services and the services of whether said loan is paid wholly or partly before its maturity. On a service of the services of t	rept a certain mortgage of even date herewith for February 1, 1934  spress condition, that whereas said parties of the first part have this day executed an he second part, for the sum of \$ 600.00 , payable in four February and August never the second part, for the sum of \$ 600.00 , payable in four February and August never the second part, for the sum of \$ 100.00 , payable in four percent and parties of the first part, which loan is secured by the first distinctly understood and agreed that the note secured by this mortgage is give for Co., in securing a loan for said parties of the first part, which loan is secured by the not represent any portion of the interest on said loan and is to be paid in full, regardles paid to said party of the second part, its successors or assigns, said sum of money in the rediging to the terms and tenor of the same, then these presents shall be wholly discharge said sum or sums of money, or any part thereof, or any interest thereon, or interest or if it hat taxes and assessments of every nature which are or may be assessed and leven are by law made due and payable, then the whole of said sum or sums, and interest party has been due to the second part, and with or without review, as at the legs of the second with or without appraisement, and with or without review, as the pay at the rate of ten per cent per annum from the time of such default in the payment of the second part may, at its option, make any payments necessary to remove a herein stated, or any unpaid taxes or any insurance premiums, and sums as paid shall real estate and the secured by this mortgage, and may be recovered with interest at its seed or not, shall apply to and hind the respective parties hereto, their heirs, executors runnber shall include the pitteral and words in the plural include the pitter and who with the plural include the singular.  For R. Green Sada Green A. A. Green Rathryn Green  Kathryn Green  Kathryn Green  Kathryn Green  Item EMEMBERED, That on this 26th day of January	
		anywise a pertaining, forever, free and clear of all incumbrance excessions are upon the set delivered their certain premissory note in writing to said party of the equal installments of \$ 150.00 cach on the first days of of each year after the date thereof until fully paid, with interest at the office of THE CENTRAL TRUST O. Topeka, Kansas, and for and in consideration of the services of THE CENTRAL TRUST or which we said loan is gaid wholly or partly before its maturity.  NOW, It said parties of the first part shall pay or cause to be above described note meritaged, and suit with the interest thereon, as and void; and otherwise shall remain in full force and effect. But if principal of any prior mortgage, is not paid, when the same is due, or the continuation of the prior of the property of the pr	rept a certain mortgage of even date herewith for February 1, 1934  spress condition, that whereas said parties of the first part have this day executed an he second part, for the sum of \$ 600.00 , payable in four February and August and February and August and February and August in per cent per annum after maturity until payment, both principal and interest payable in 18 distinctly understood and agreed that the note secured by this mortgage is give I co., in securing a loss for said parties of the first part, which loan is secured by the nott represent any portion of the interest on said loss and is to be paid in full, regardles paid to said party of the second part, its successors or assigns, said sum of money in the tording to the terms and tenor of the same, then these presents shall be wholly discharge said sum or sums of money, or any part thereof, or any interest thereon, or interest of it the taxes and assessments of every nature which are or may be assessed and every nature which are or may be assessed and every nature which are or may be assessed and every nature which are or may be assessed and every nature which are or may be assessed and every nature which are or may be assessed and every nature which are or may be assessed and every nature which are or may be assessed and every nature which are or may be assessed and every nature which are one of the second part and, at its option, make any payments necessary to remove any of the second part may, at its option, make any payments necessary to remove any real estate and be secured by this mortgage, and may be recovered with interest at the seed or not, shall apply to and bind the respective parties hereto, their heirs, executor, a number shall include the plaral and words in the plaral include the singular.  For R. Green  Sadia Green  A. A. Green and Kathryn Green	
		anywise a pertaining, forever, free and clear of all incumbrance excessions are upon the set delivered their certain premissory note in writing to said party of the equal installments of \$ 150.00 cach on the first days of of each year after the date thereof until fully paid, with interest at the office of THE CENTRAL TRUST O. Topeka, Kansas, and for and in consideration of the services of THE CENTRAL TRUST or which we said loan is gaid wholly or partly before its maturity.  NOW, It said parties of the first part shall pay or cause to be above described note meritaged, and suit with the interest thereon, as and void; and otherwise shall remain in full force and effect. But if principal of any prior mortgage, is not paid, when the same is due, or the continuation of the prior of the property of the pr	rept a certain mortgage of even date herewith for February 1, 1934  spress condition, that whereas said parties of the first part have this day executed an he second part, for the sum of \$ 600.00 , payable in four February and August and February and August and February and August in per cent per annum after maturity until payment, both principal and interest payable in 18 distinctly understood and agreed that the note secured by this mortgage is give I co., in securing a loss for said parties of the first part, which loan is secured by the nott represent any portion of the interest on said loss and is to be paid in full, regardles paid to said party of the second part, its successors or assigns, said sum of money in the tording to the terms and tenor of the same, then these presents shall be wholly discharge said sum or sums of money, or any part thereof, or any interest thereon, or interest of it the taxes and assessments of every nature which are or may be assessed and every nature which are or may be assessed and every nature which are or may be assessed and every nature which are or may be assessed and every nature which are or may be assessed and every nature which are or may be assessed and every nature which are or may be assessed and every nature which are or may be assessed and every nature which are or may be assessed and every nature which are one of the second part and, at its option, make any payments necessary to remove any of the second part may, at its option, make any payments necessary to remove any real estate and be secured by this mortgage, and may be recovered with interest at the seed or not, shall apply to and bind the respective parties hereto, their heirs, executor, a number shall include the plaral and words in the plaral include the singular.  For R. Green  Sadia Green  A. A. Green and Kathryn Green	
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		anywise as pertaining, forever, free and clear of all incumbrance excessions are upon the set delivered their certain promissory note in writing to said party of the equal installments of \$\frac{3}{2}\$. 150.00 cach on the first days of of each year after the date thereof until fully paid, with interest at the office of THE CENTRAL TRUST mortgage hertink-fore referred to and excepted, and the said note does of the contract of the services of THE CENTRAL TRUST mortgage hertink-fore referred to and excepted, and the said note does of the contract of the services of THE CENTRAL TRUST mortgage, hertink-fore referred to and excepted, and the said note does of the contract of the services of THE CENTRAL TRUST mortgage, hertink-fore referred to and excepted, and the said note does of the contract of the services of the ser	ept a certain mortgage of even date herewith for February 1, 1934  spress condition, that whereas said parties of the fint part have this day executed and he second part, for the sum of \$ 600.00 , payable in four February and August Perbuary and August in green the rannum after maturity until payment, both principal and interest payable in figure 10 in securing a loan for said parties of the first part, which loan is secured by this mortgage is given C.O., in securing a loan for said parties of the first part, which loan is secured by the tort present any portion of the interest on said loan and is to be paid in full, regardless paid to said party of the second part, its successor or sasigns, said sum of money in the cording to the terms and tenor of the same, then these presents all sum of money in the cording to the terms and tenor of the same, then these presents all sum of money in the second part, and said party of the second part, and said party of the second part, and said party of the second part, and such any of the same of the same of the same 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 on of suid party of the second part, and said party of the second part shall be entitled by may be said with or without appraisement, and with or without receiver, as the legal of the second part may, at its option, make any payments necessary to remove any herein stated, or any unpaid taxes or any insurance premiums, and sums as paid shall real estate and he secured by this mortgage, and may be recovered with interest at the assed or not, shall aplay to and bind the respective parties hereto, their heirs, executers, in number shall include the plural and words in the plural include the singular.  For R. Green  Sadie Green  A. A. Green  Sadie Green  Kathryn Green  Semen Beren and Kathryn Green  Semen Beren and Kathryn Green  Semen Beren and Kathryn Green  Semen between two strings and such a of the same.	

RECEIPT

THE AMOUNT SECURED by this mortgage has been paid in full, and the same is hereby cancelled this 3th day of the Chital I must Conner any Congression State JE. Marriam Section JE Marriam