MORTGAGE RECORD 70

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		The Central Trust Co. By Deputy.	
	• [<u>U</u> .	THIS INDENTURE, Made this 26th day of June in the year of our Lord, mineteen hundred and twenty-nine , by and between	
		W. O. Nelcon and Estelle Nelson, his wife;	
		of the County of Douglas and State of Kansas, parties of the first part, and THE CENTRAL TRUST CO., party of the second part.: WITNESSETH, That the said parties of the first part, in consideration of the sum of	
		One hundred fifty and no/100 DOLLARS, to them in hand paid, the receipt whereof is hereby acknowledged, do by these presents, GRANT, BARGAIN, SELL, CONVEY and WARRANT unto the said party of the second part, its successors and assigns, all of the following-described real estate, situated in County of Douglas, and State of Kansas to-wit:	
		Lot Numbered One Hundred Sixteen (116) on Kentucky Street, in the City of Lewrence.	
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		TO HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances thereto belonging, or in anywise appertaining, forever, free and clear of all incumbrance except a certain mortgage of even date herewith for	
		\$3,000.00 maturing July 1, 1934 PROVIDED, ALWAYS, And these presents are upon this express condition, that whereas said parties of the first part have this day executed and delivered their certain promissory note in writing to said party of the second part, for the sum of \$\$150.00, payable in two	
		equal installments of \$ 75.00 each are a \$75.00 due January 1,12930 \$75.00 due July 1, 1930	
		xiocric are advected and the set of the set	
		of whether said loan is paid wholly or partly before its maturity. NOW, II said parties of the first part shall pay or case is to is paid to said party of the second part, its successors or assigns, said sum of money in the above described note mentioned, together with the interest thereon, according to the terms and tenor of the same, then thes prevents shall be wholly discharged money in the second part of the second part of the second part is a second part, its successors or assigns, said sum of money in the above described of any prior moregare, in on paid when the same are by law made due and payable. (then the whole of aid sum or sums, and interest thereon, shall, by these presents become due and payable at the option of aid party of the second part, and said party of the second part, and said party of the second part, and succession part shall be entitled to the possession of said premises. In case of forecloarer, said property may be sold with or without spraisement, and with or without crevieve, as the legal holder hereof may offer, and said legal holder may recover interest at the rest of tan per cent per annum from the time of such default in the payment of interest, or in any, of the conditioned this constract. Said party of the second part, mays at its equivalent interest and hereord may offer; and said regal holder may recover interest at the rest of tan per cent per annum from the time of such default in the payment of interest, or in any, of the conditioned this constract. Said party of the second part mays at its more any payments newsary is may and and hereorem and often informal default and hall become align up that the and the more and the more and may be recovered with interest at the hereorem and of the minical default and all become align up on this real state and be assured by this mortage.	
		against aid premises, or any part thereof, are not paid when the same are by law made due and payable. (hen the whole of aid sum or sums, and interest thereon, shall, by these preents become due and payable at the option of saif party of the second part, and said party de the second part, and s	
		rate of ten per cent per annum in any suit for foreclosure.	
		The terms, conditions and provisions heredy, whether so expressed or not, shall apply to and bind here respective parties hereto, their heirs, executors, administrators, successors and assigns, and words used in the singular number shall include the plural and words in the plural include the singular. IN WITNESS WHEREOF, The said parties of the first part have hereunto set their hands the day and year first above written.	
		T. C. Nolson Estelle Nelson	
1		Ban backing and and an	
		STATE OF KANSAS,	
		STATE OF KANNAS, Country or Snawnee A. D. 1929 before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came W. C. Neitson and Estelle Nelson	1997 1997
ſ		COUNTY OF Shawnee BE IT REMEMBERED, That on this 26th day of June A. D. 1929, before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came	
		COUNTY OF Shawnee } ss. BE IT REMEMBERED, That on this 26th day of June A. D. 1929_, before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came w. C. Nelson and Estelle Nelson his wife, who are personally known to me to be the same person. S. who executed the within instrument of writing, and such	This Release
]	COUNTY OF Shawnee Ss. BE IT REMEMBERED, That on this 26th day of June A. D. 19 29	wax writte entheorigin Mortgage
)	COUNTY OF Shawnee set. BE IT REMEMBERED, That on this 26th day of June A. D. 1929, before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came	This Releas as writt mar tgase shar tgase this fact the fact of factor
ĺ	I I I	COUNTY OF Shawnee Ss. BE IT REMEMBERED, That on this 26th day of June A. D. 1929	wax writte entheorigin Mortgage

153