MORTGAGE RECORD 70

	Ta minana ana amin'ny fisiana	MORTGAGE RECORD 70	7 <u>1</u> . (1) 10
		FROM Gertrude M. Christy et vir Gertrude M. Christy et vir This instruments was filed for record on the 18 day of June A. D., 19230, At 9135 A. Al. Elsie S. Complexing Register of Deeda.	Reg. No.54
		The Central Trust Co. By Deputy.	_
	U) U.	THIS INDENTURE, Made this 15th day of April in the year of our Lord. mineteen hundred and thirty , by and between Gertrude N. Christy and John Christy, her hustand	
		of the County of Dougles 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	
	•	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 Kanses to-sit:	
		The Northeast Quarter of the Northeast Quarter of Section Six (5) and the North Half of the Southeast Quarter of the Northeast Quarter of Section Six (5); all in Township Thirteen (13) Range Nineteen (19), East of the Sixth Frincipal Meridian.	
		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 \$1400.00 due July 1, 1935 PROVIDED, ALWAYS. And these presents are upon this express condition that shows and evaluated to for a state of the formation of the fo	
		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 promisory note in writing to said party of the second part, for the sum of \$ 70.00 , payable in four equal installments of \$ 17.50 , each on the first days of January and July of each year after the date thereof until fully paid, with interest at ten per cent per annum after maturity until payment, both principal and interest payable in consideration of the services of THE CENTRAL TRUST CO. in securing a lana for said reartied at the the note secured by this mortgage is given for and in consideration of the services of THE CENTRAL TRUST CO. in securing a lana for said reartied of that the note secured by this mortgage is given mortgage herinhedror referred to and excepted, and the said note does not represent any portion of the interest on said hour and is to be paid in full, regardless	
		moticize hereinhedow referred to and executed a status first 10.0 in security a loan for said parties of the first part, which loan is secured by the of whicher said loan is paid wholly or partly before its mainting does not represent any portion of the interest on said loan and is to be paid in full, regardless NOW. If said parties of the first part shall pay or range how of excitence of the first part shall pay or range of the second part, its successors or assigns, said sum of money or any part thereof, or any interest thereon, or interest or and void: and otherwise shall remain in full fore and effect. But if said arry of the second part, at said there of the second part, and said there of may be assessed and levied participation of said premises. In case of forefosure, said property may be said with or without approximate, and with the interest or any of said premises, or any part thereof, are not paid when the same are by law made due and payabisment, and with our said said are of the traces and and there of may be assessed and levied to the possession of said premises. In case of forefosure, said property may be sold with or without approximate, and with a still be and the second part, and said mary of the default in the payment of interest, or in any of the originitions of this contract. Said party of the second part, and saidon, and the default in the payment of interest, or in any of the originitions of this contract. Said party of the second part, and saidon, mark eny payment default in the payment of interest, or in any of the originitions of this contract. Said party of the second part, and saidon, and the said bary of the second part, and saidon, and the contract mark as the levies of a payment and the origin of the interest at the tract or any or early parts the said contract the second part may, at its action, may wanter premiums, and as and payment of interest, or in any of the origin data of the default in the payment of interest, or in any of the origin of the contract. Said party of the seco	
		interest, or in any of the conditions of this contract. Said party of the second part may, at its option, make any payments mercessary to formore any outstanding title, lien, or incumbrance on said premises other than here in stated, or any windit actes or my insurance premiums, and sum so paid shall become a part of the principal debt and shall become a lien upon this real estates and be secured by this mortgay. and may be recovered with interest at the rate of the principal debt and shall become a lien upon this real estates and be secured by this mortgay. and may be recovered with interest at the The terms, conditions and provisions hered, whether so expressed or not, shall apply to and bind the 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 planal include the singular. IN WITNESS WHEREOF, The said parties of the first part have hereantos at their hands the day and year first above written. Gertrude V. Christy	
		John Christy	
		STATE OF KANSAS, Coursty of Douglas BE IT REMEMBERED, That on this 2nd day of June A. D. 19 30, before me, the undersigned, a Notary Public, in and for the County and State aforesaid, came Gertrude M. Christy & John Christy, her husband	
Q		Init wife, who arepersonally known to me to be the same person who executed the within instrument of writing, and such personduly acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand, and affield my official scal, the day and year last above written.	This Feleasa
		Commission expires Dec. 29, 1932 19	wich winitish contraoriginal Montgage i vicared
		RECEIPT THE AMOUNT SECURED by this mortgage has been paid in full, and the same is hereby cancelled this day of Sep 21 1932 	ot Cliffe 1982/ Reg. at Desen
		Cop Seal J.E. Merriam	