En. No. 1555

THIS INDENTIFE, Made this 26th day of December in the year of our Lord, nineteen hundred and

and State of Kansas, parties of the first part, and THE CENTRAL TRUST CO., party of the

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CONTRACTOR OF	CHARLEST TROUBLE
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written.

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nd such

One Hundred Fifty and	* The state of the	DOLLARS, to them in hand paid, the receipt whereof is here	eby	488
acknowledged, do by these presents, GR	RANT, BARGAIN, SELL, CONVEY and WA	ARRANT unto the said party of the second part, its successors as	and	
assigns, all of the following-described real	al estate, situated in County of Douglas, and St.	tate of Kansas to-wit:		
				A SE
Section 4 le	olf of the Southeast Quarter of 13, Range 20, and the North H see about 15 acres in the North by same, in Township 14 Range 20 dd containing 87.40 acres, more	f the Southwest Quarter of Section Helf of the Northwest Quarter of heast corner cut off by trevelled 20 East of the Sixth Principal e or less.		
TO HAVE AND TO HOLD THE S	SAME, Together with all and singular the ten	nements, hereditaments and appurtenances thereto belonging, or in	in	
anywise appertaining, forever, free and clea	ar of all incumbrance except a certain mortgag	ge ofxxeordate herewith for \$3,000.00 dated November	r.1.	I Es
1923 payment of which has b	een extended to November 1, 19	935		E
PROVIDED, ALWAYS, And these	presents are upon this express condition, that	it whereas said parties of the first part have this day executed and	nd	118
lelivered their certain promissory note in v	writing to said party of the second part, for th	he sum of \$ 150.00 , payable in four		NII
equal installments of \$ 37.50 ea	ach on the first days of Move	and Voucebon	T	1
of each year after the date thereof until fully at the office of THE CENTRAL TRUST C for and in consideration of the services of T morigage hereinbefore referred to and except	y paid, with interest at ten per cent per annum: CO., Topeka, Kansas, and it is distinctly under THE CENTRAL TRUST CO., in securing a le ted, and the said note does not represent any por	n after maturity until payment, both principal and interest payable erstood and agreed that the note secured by this mortgage is given loan for said parties of the first part, which loan is secured by the printing of the interest na said loan and it to be paid in full way the	ATTEST	1934
NOW, If said parties of the first part bove described note mentioned, together wind void; and otherwise shall remain in full reincipal of any prior mortese, is not pair	shall pay or cause to be paid to said party of the the interest thereon, according to the terms a il force and effect. But if said sum or sums of	the second part, its successors or assigns, said sum of money in the and tenor of the same, then these presents shall be wholly discharged money, or any part thereof, or any interest thereon, or interest or	d d	9 3
gainst said premises, or any part thereof, a hereon, shall, by these presents become du o the possession of said premises. In case (odder hereof may elect: and said legal hol	when the same is one, or if the taxes and asset ire not paid when the same are by law made di- e and payable at the option of said party of the of foreclosure, said property may be sold with o der may recover interest at the rate of ten per-	the second part, its successors or assigns, said sum of money in the and teno of the same, then these presents shall be wholly discharged money, or any part thereof, or any interest thereon, or interest or seaments of every nature which are or may be assessed and levied due and payable, then the whole of said sum or sums, and interest of the said that the same and the said that the payment or may, at its option, make any payments necessary to remove any unput taxes or any insurance premiums, and sums as paid shall curred by this mortgage, and may be recovered with interest at the my target in the payment or the said that the same and the sa	i da	Sec. 22.
iterest, or in any of the conditions in the utstanding title, lien, or incumbrance on secome a part of the principal debt and shal ate of ten per cent per annum in any suit!	contract. Said party of the second part n aid premises other than herein stated, or any il become a lien upon this real estate and be sec for foreclosure.	may, at its option, make any payments necessary to remove any unpaid taxes or any insurance premiums, and sums so paid shall rured by this mortgage, and may be recovered with interest at the	i e	9
dministrators, successors and assigns, and a	words used in the singular number shall include	py to and bind the respective parties hereto, their heirs, executors, de the plural and words in the plural include the singular, have hereunto set their hands the day and year first above written.	SHE NOT SELECT	
		Correl A. Glesson		1
	Palena e noma	Dana E. Glesson	The of the District Court of Dougla County, Katasa from the description of the montage beauty record at Court, as the S. 10 Charles. 1834.	
		And the state of t	1 1 5	18
			00	77
STATE OF XXXXXIIssour		A CONTRACT OF STREET	our de la constante de la cons	6 1
ounty or Buchanan	BE IT REMEMBERED, That	at on this 26th day of December	0.3	11117
D. 19 30 , before me, the undersigned,	, a Notary Public, in and for the County and S	State aforesaid, came	1 1	133
Correl A. Gleason	a and Erms E. Glesson		5 %	£ 3 3
			clos	Try o
			Dist.	day of
his wife, who ere	personally known to me to be the same pe	erson S who executed the within instrument of writing, and such	rk of the District Congraint of Foreclosure	12 1
egel Seel person S. duly ack	snowledged the execution of the same.		Went of	200
IN TESTIM	ONY WHEREOF, I have hereunto set my han	nd, and affixed my official seal, the day and year last above written	2 19 19	· 1571 167

Beuleh C. Wilson

Commission expires July 17, 1932

THE AMOUNT SECURED by this mortgage has been paid in full, and the same is hereby cancelled this

DOM STATE OF KANALS, DOUGLAS COUNTY, sa.

This instrument was filed for record on the 16 day of Sept. A. D., 192 31, At. 8235 & M.

Register of Deeds.

Correl'A. Glesson et ux

thirty , by and between

Correl A. Glesson and Empa E. Glesson, his wife,

cf the County of Dougles and State of Kansas, parties of the second part.;
WITNESSETH, That the ** parties of the first part, in consideration of the sum of

The Central Trust Co.