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|  | Calcana a secolar   |  | filed for record on the  |   |
|--|---|--|--|---|
| Rosie Slaughter<br>TO  | et al   | Brit & C   | A. D., 1932, At9:30  | M.  |
| The Central Trust Comp   | eny   | Ву   | moleny   | - Register of Deeds.  |
| THIS INDENTURE, Made this thirty-two , by and be known as Evorette Slaugh aghter, wife of Harold L.  | etween Rosie Slaughte<br>ter, single; L. O. S   | r, a widow, Harold L<br>laughter, and L. A.  | Slaughter, single  | Everette Slaughter,<br>e: Edna May  |
| ne County of Douglas nd part.: WITNESSETH, That the said partie  | 400 400   |  | and THE CENTRAL TI   | UST CO., party of the   |
| FIFTY FIVE AND NO/10   | <b>x</b>  | DOLLARS, to the  | nem in hand hald the rec   | mint whereof is basely.   |
| nowledged, do by these presents, GRAN gns, all of the following-described real est   | T, BARGAIN, SELL, CONVE   | Y and WARRANT unto the   | said party of the second   | part, its successors and  |
| The West   | Half of the Northwes<br>12), Range Seventeen  | st Quarter of Section<br>(17), East of the S   | Twelve (12), To  | wnship<br>ridien.   |
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| TO HAVE AND TO HOLD THE SAM  | IE, Together with all and singu   | lar the tenements, hereditamen   | nts and appurtenances the  | ereto belonging, or in  |
| ise appertaining, forever, free and clear of   | all incumbrance except a certa  | in mortgage of even date herev   | vith for and a second  | armania arang 🖟   |
| PROVIDED, ALWAYS, And these pre  | sents are upon this express con-  | dition, that whereas said partie   | es of the first part have t  | his day executed and  |
| ered their certain promissory note in writinstallments of \$ 13.75 each  | ng to said party of the second  | part, for the sum of \$ 55   | .00 payable in   | four  |
| ch year after the date thereof until fully pa  | id, with interest at ten per cent   | per annum after maturity until   | payment, both principal  | and interest payable  |
| ch year after the date thereof until fully pa<br>e office of THE CENTRAL TRUST CO.,<br>and in consideration of the services of THE<br>gage hereinbefore referred to and excepted,<br>either said loan is paid wholly or partly be<br>NOW. Hereit series of the first better  | CENTRAL TRUST CO., in s<br>and the said note does not repres<br>fore its maturity.  | securing a loan for said parties<br>sent any portion of the interest of  | of the first part, which lo<br>n said loan and is to be p  | his mortgage is given<br>ban is secured by the<br>aid in full, regardless   |
| NOW, If said parties of the first part she<br>e described note mentioned, together with t  | Il pay or cause to be paid to sai<br>he interest thereon, according to  | d party of the second part, its:   | successors or assigns, said<br>then these presents shall   | sum of money in the   |
| either said loan is paid wholly or partly be<br>Court of the court of the court of the court of the<br>described note mentioned, together with the<br>old; and otherwise shall remain in full for<br>pal of any prior mortgage, is not paid, who<br>pal of any prior mortgage, is not paid, who<br>pal of the court of the court of the court<br>on, shall, by one of the court of the court<br>of possession of said premises. In case of for<br>the procession of the conditions of this court<br>of the court of the court of the court of the<br>the court of the court of the court of the<br>the part of the principal debt and shall be<br>then per cent per annum in any suit for f<br>then per cent per annum in any suit for f | ce and effect. But if said sum of<br>en the same is due, or if the ta-<br>iot paid when the same are by if<br>d payable at the option of said<br>reclosure, said property may be<br>may recover interest at the rate<br>ntract. Said party of the see | or sums of money, or any part<br>tes and assessments of every ni<br>law made due and payable, the<br>party of the second part, and<br>sold with or without appraisem<br>of ten per cent per annum fro<br>cond part may, at its option. | thereof, or any interest that which are or may be<br>at the whole of said sum of said party of the second pent, and with or without on the time of such defau make any payments necessity. | ereon, or interest or easessed and levied or sums, and interest part shall be entitled receiver, as the legal it in the payment of salary to remove any |
| istrators, successors and assigns, and wore  | is used in the singular number of   | shall apply to and bind the re   | spective parties hereto, the   | heir heirs, executors,  |
| ld L. Slæghter   | IEREOF, The said parties of th  | e first part have hereunto set th  | eir hands the day and year<br>Slaughter  | first above written.  |
| May Slaughter Slaughter  |   | Everet   | te Slaughter   |   |
| M. Slaughter   | . Ma  | L. A.  | Slaughter  |   |
| STATE OF KANSAS, TY OF SHAWNEE   | SS. DE IT DE LE LE  | DED That "-3   | descar by  |   |
| 1932., before me, the undersigned, a N<br>lengther & Edna May Slaught<br>ghter, his wife; L. A. Slau   | otary Public, in and for the Coer, his wife; E. Eve   | ounty and State aforesaid, came  | Rosie Slaughter  | une<br>, a widow; Harold<br>nter & Eva M.   |
| gel person S duly acknow   | personally known to me to be t  | he same person 8who execute  | d the within instrument o  | of writing, and such  |
|  | ledged the execution of the sam<br>Y WHEREOF, I have hereunto   | set my hand, and affixed my offi   |  | last above written. This was  |
| Commission expires   | Merch 5th.,   |  | M. Goodyear  | Notary Public.  |
|  | RECEI   | PT /   |  | 1934  |
| FIGE AMOUNT SECURED by this morte  |   |  | 10 24 day of   | May Elis  |
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