thirty-five , by and between _Gortrude_M.	state of KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 12 day of August A. D. 1255, At 9:20 A. M. Warveld Legister of Deeds. By Deputy. of June in the year of our Lord, nineteen hundred and Christy and John Christy, hor husbend,
The Central Trust Co. THIS INDENTURE, Made this 4th day thirty-five , by and between Gortrude M. of the County of Douglas and State	By Deputy.
The Central Trust Co. THIS INDENTURE, Made this 4th day thirty-five , by and between Gortrude M. of the County of Douglas and State	of June in the year of our Lord, nineteen hundred and
THIS INDENTURE, Made this 4th day thirty-fivo , by and between Gortrudo M.	of June in the year of our Lord, nineteen hundred and
of the County of Douglas and State	
of the County of Douglas and State	
of the County of Douglas and State second part: WITNESSETH, That the said parties of the first part, in consid	
second part.: WITNESSETH, That the said parties of the first part, in consid	of Kansas, parties of the first part, and THE CENTRAL TRUST CO., party of the
	leration of the sum of
SEVENTY AND NO/100	DOLLARS, to them in hand paid, the receipt whereof is hereby
neknowledged, do by these presents, GRANT, BARGAIN, SELL, CO assigns, all of the following-described real estate, situated in County of	NVEY and WARRANT unto the said party of the second part, its successors and Douglas, and State of Kansas to-wit:
	warter of the Northeast Quarter
the Northeast Qu	alf of the Southeast Quarter of Parter of Section Six (6), Township
Thirteen (13), R Principal Meridi	Range Nineteen (19), East of the Sixth
	말 같은 것이 같이 잘 집 것 같아.
	singular the tenements, hereditaments and appurtenances thereto belonging, or in certain mortgage <del>of years date brewith</del> for = \$1400.00 dated April = 15,
930, payment of which has been extended to July	1, 1940.
PROVIDED, ALWAYS, And these presents are upon this express delivered their certain promissory note in writing to said party of the sec	s condition, that whereas said parties of the first part have this day executed and cond part, for the sum of \$ 70.00 , payable in four
17.50 Due July 1, 1937	cond part, for the sum of \$ 70.00 336 \$17.50 Due July 1, 1935 \$17.50 Due January 1, 1937 cont per annum after maturity until payment, both principal and interest payable
at the office of THE CENTRAL TRUST CO., Topeka, Kansas, and it is for and in consideration of the services of THE CENTRAL TRUST CO. mortgage hereinbefore referred to and excepted, and the said note does not r	cent per annum after maturity until payment, both principal and interest payable distinctly understood and agreed that the note secured by this mortgage is given in securing a lass for and parties of the first part, which donn is secured by the present any portion of the interest on said loan and is to be paid in full, regardless to aid anyt of the accedent at the response maximum and maximize the
of whether said loan is paid wholly or partly before its maturity. NOW, If said parties of the first part shall pay or cause to be paid above described note mentioned to reacher with the interact thereon a mendion	to said party of the second part, its successors or assigns, said sum of money in the
and void; and other mentioned, together with the interest thereon, according and void; and otherwise shall remain in full force and effect. But if said principal of any prior mortgage, is not puid, when the same is due, or if the principal distribution of the same is due, or if the	to said party of the second part, its successors or assigns, said sum of money in the ng to the terms and tenor of the same, then these presents shall be wholy discharged sum or sums of money, or any part thereol, or any interest thereon, or interest, or be taxes and assessments of every nature which are or may be assessed and levide be jax maide due and payable, then the whole of said sum or sums, and interest by be more than the said said party of the second part shall be entitled by be said to ever be and payable from the time of web default with, as the logal to be and the cent be and party of the second part shall be entitled by be able to even the an annum from the time of web default with, as the logal
thereon, shall, by these presents become due and payable at the option of to the possession of said premises. In case of foreclosure, said property ma	e by law made due and payable, then the whole of said sum or sums, and interest f said party of the second part, and said party of the second part shall be entitled ay be sold with or without appraisement, and with or without receiver, as the legal
interest, or in any of the conditions this contract. Said party of the outstanding title, lien, or incumbrance on said premises other than hereit	y be sold with or without appraisement, and with or without receiver, as the legal e rate of the pare cost per annum from the time of such default in the payment of he second part may, at its option, make any payments necessary to remove any n stated, or any unpaid taxes or any instrance premiums, and sums so paid shall estate and be secured by this mortgage, and may be recovered with interest at the
become a parl of the principal debt and shall become a lien upon this real e rate of ten per cent per annum in any suit for forcelosure. The terms, conditions and provisions hereof, whether so expressed of	estate and be secured by this mortgage, and may be recovered with interest at the
administrators, successors and assigns, and words used in the singular num IN WITNESS WHEREOF, The said parties	or not, shall apply to and bind the respective parties hereto, their heirs, executors, nber shall include the plural and words in the plural include the singular. of the first part have hereunto set their hands the day and year first above written.
	Gortrude M. Christy
	John Christy
STATE OF KANSAS,	
	MBERED, That on this 6th day of August he County and State aforesaid, came Gortrude M. Christy &
John Christy, her husband	a na ananananananananananananan na na ana manananan
-his wife, who are personally known to me to person 5	o be the same nerson S who executed the within instrument of writing, and such
IN TESTIMONY WHEREOF, I have here	e same. sunto set my hand, and affixed my official scal, the day and year last above written.
	Evorett 0. Royer Notary Public.
Commission expires	
RI THE AMOUNT SECURED by this mortgage has been paid in full, a	ECEIPT
SUL 14 1937 19	THE CENTRAL TRYS COMPANY Broquerow Granger

A TABLE IN

1