| | FROM | E RECORD 66 | |
|---|---|--|---|
| | Tinie L. Wisely., single | This instrument was filed for record on the | |
| | Lawrence National Bankan Association | By | Register of Deeds. |
| | THIS INDENTURE, Made this 28th day o dred and twenty-five between Tinie L. Visely, single | | ord, one thousand nine |
| of part | t | and State of Kansas | |
| | WITNESSETH, that the said part. y of the first part, in co | ntidentian of all | of the second part. |
| the foll | following described real estate situated and being in the County of | Grant, Bargain, Sell and Mortgage to the said part. | mor the second part, |
| | Lot Number Four (4) in Block S Lawrence, Lawrence, Kansas. | eventeen (17) Lane Place, Addition to the | he City of |
| | | | |
| | | | |
| | | | |
| | | | |
| 14 1 | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| And And | be appurtenances and all the estate, title and interest of the said par Ana | t | |
| and that the | they will warrant and defend the same against all parties making lawful claim there is agreed between the parties hereto that the part as fit to first part shall it is agreed between the parties hereto that the part as fit to first part shall | ta. | |
| insurance co | aid real estate when the same becomes due and payable, and that | the loss if any made number of the loss of | o in such sum and by such |
| the rate of TH | of the second part may pay said taxes and insurance, or either, and the amou of 10% from the date of payment until fully repaid. THIS GRANT is interded as a morrage to secure the payment of the sum of One thousand | at so paid shall become a part of the indebtedness, secured by this indenture, | , and shall bear interest at |
| according to and by | g to the terms ofOld certain written obligation for the payment of terms made payable to the part of the second part, w | ith all interest accruing thereon according to the terms of said obligation and | also to secure any anm or |
| of the first p And or any oblig- or if the build | meany advanced by the aid part. $\mathbf{y}^{-1}_{}$ of the second part to pay for any learns to the second part to pay for any source of the second part to pay for any source of the second part of the seco | res or to discharge any taxes with interest thereon as herein provided, in the or obligation contained therein fully discharged. If default be made in such pay not paid with the same become due and payable, or if the insurance is not in committed on said and become due and payable, or if the insurance is not in | rvent that mid part Y |
| improvement in the manne | reof, without notice, and it shall be lawful for the said part. Y of the second tents thereon in the manner provided by law and to have a receiver appointed to collect here prescribed by law and out of all moneys arising from such sale to retain the and the prescribed by law and out of all moneys arising from such sale to retain the and the same prescribed by law and out of all moneys arising from such sale to retain the and the same prescribed by law and out of all moneys arising from such sale to retain the and the same prescribed by law and out of all moneys arising from such sale to retain the same same prescribed by law and out of all moneys arising from such sale to retain the same same prescribed by law and out of all moneys arising from such sale to retain the same same same same same same same same same | to take pomention of the the rents and benefits accruing therefrom; and to sell the premises hereby gra- unt then unpaid of principal and interest, toesther with the costs and charges | e said premises and all the anted, or any part thereof, and the there and the |
| overplus, if a It is to, and be of IN | If any there be, shall be paid by the part. making such sale, on demand, to t is arreed by the parties hereto that the terms and provisions of this indenture and o bilgatory upon the heirs, acceutors, administrators, personal representatives, as N WITNESS WHEREOF, the part ∇ of the first part ha | the first part. y each and every obligation therein contained, and all benefits accruing thereis igns and successors of the respective parties bereto. | rom shall extend and inure |
| last above | ve written. | Tinie L. Wiselpy | (SEAL) 23. 424 |
| | | | (SEAL) 2 50 / |
| | | | (SEAL) |
| - AND REPARE SERVICES | OFKansas | | |
| | BE IT REMEMBERED, That on this No tary Public Tinie L. Wi | 28th day of Feby A. D. 19 in the aforesaid County and State, came seley | 25, before me, a |
| | to me personally known to be the same person the same. IN WITNESS WHEREOF, I have hereun above written. | who executed the foregoing instrument and duly acknowled nto subscribed my name, and affixed my official scal on the | day and year last M r grand |
| | above annen: | y of Jany 19 28 Geo. T. Wetzel | th |
| I, th | the understand and state this state is built admini- | RELEASE ledge the full payment of the jebt secured thereby, and auth | orize the Register of |
| Deeds to en | enter the discharge of this mortgage of record. Dated this? | Lawrence Mational | 2 Bank Form |
| | · boyb here. | A second se | stan noo T Owner West: 1 120 Latent Stretendart |

e te la facel de la Cal North All Maria Company

Contraction of the second second

1. 1. 1. - 1.
