## IORTGAGE RECORD 69

05

FRONT

242	MORIGAG	
	FROM	STATE OF KANSAS, DOUGLE Control on the
		Feb. J. P., 192. 6, at 9:50 A. M Joa & Wellman. Register of Deeds.
	Ida J. Elliott et al TO	Isa & Wellman. Register of Deeds.
	Merchants L & S. Bank	ByDeputy.
		Robmiery, in the year of our Lord, one thousand nine
1453	THIS INDEATORE, MADE CHARTER	Lenine 1
Ber. No. 100	hundred and twenty six Ida J. Elliott and Harry L Elliott	
For Paid	of in the County of and State of and State of	
./	Lawrence, Kansas	
	Four Hundred (\$400.00)	Grant Bargain, Sell and Mortgage to the said part. y of the second part,
	to following described real estate situated and being in the County of	Douglas and State of Kansas, to-wit:
	Beginning at a point twenty one (21) rods south of the northeast corner of the	
	northeast quarter $(NE_4^2)$ of section six (6) Township thirteen (13) Hange Twenty	
	(20) cost of sixth principal Meridian, thence west twenty (20) rods; thence south eig	
	(10) (10)	Thence south eleven (11) rods; thence east thirty (30
2	(6) rous, choice weet nineteen (19)	rods along the east line of said quarter section to
	rods; thence holds in incost (2.)	
	the point of beginning, all in D	ougrae com of
	-o-o- The following acknowledgment is endorsed on ori	-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0
	State of Missouri	
		on this 4th day of February A.D'1926, before me, a Noti Marry L. Elliott, to me porsonally known to be the same d dur acknowkered the execution of the same.
	Public in the aforesaid Cirty and State, came a person who executed the foregoing instrument an	and duly acknowkeged the execution of the same. Into subscribed my name and affixed my official seal
	In Witness Whereor, I have hered	Debart G. OlDrien
	MY Commission expires February 13th, 1926.	Notary Public,
	with the appuretenances and all the estate, title and interest of the said p	
	the bit is the setate of inheritance therein, free and clear of all incumbrances.	scape a moregage of vices et en ine
	and that they will warrant and deferd the same against all parties making last to came the It is agreed between the parties hereto that the part LOS of the first part shall the last is then the same heremes due and payable, and that they	(10.) Is at all times during the life of this indenture, pay all taxes or assessments that may be levid or assess here the buildings upon maid real estate insured against fire and tornado in such sum and by not take here. For any mode mayable to the part of the second part to the extent of
	insurance company as shall be specified and directed by the part y of the second f	art, the real, it any, many provided to each each each end to been each premises insured as berein provided, then the
	interest. And in the second part may pay said taxes and insurance, or either, and the and the rate of 10% from the date of payment until fully repaid	tes when the same become a part of the indebtedness, secured by this indenture, and shall bear interest a unit no paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest a DOLLARS
	Four hundred	19 20
	according to the terms of ONE certain written osugation for the payment of and by its terms made payable to the part Y of the second part, w	i said sum of money exceeded according to the terms of said obligation and also to secure any sum of eith all interest accruing thereon according to the terms of said obligation and also to secure any sum of ance or to discharge any taxes with interest thereon as herein provided, in the event that said part.
	tot, for any hell fail to pay the same as provided in this indenture	he obligation contained therein fully discharged. If default be made in such payments or any part therein
	so if the buildings on said real estate are not kept in as good repair as trey are now, or it waste	shall immediately mature and become due and payable at the option of the
	helder hereof, without notice, and it shall be lawful for the said part. Y of the second is improvements thereon in the manner provided by law and to have a receiver appointed to colle	when this moments is a constraint therefrom; and to sell the premises herby granicd, or any part there the rate and here fits account therefrom; and to sell the premises herby granicd, or any part there means then usual of principal and interest, together with the costs and charges incident thereto, and the means the usual of principal and interest, together with the costs and charges incident thereto.
	overplus, if any there he, shall be paid by the part. V making such sale, on demand, the arrest by the parties hereto that the terms and provisions of this indenture ar	o the list part. 100 and therein contained, and all benefits accruing therefrom shall extend and intra- ad each and every obligation therein contained, and all benefits accruing therefrom shall extend and intra-
	IN WITNESS WHEREOF, the part ies of the first part has above written.	vo nerento set
		Ida J. Elliott (SEAL
	Sector - L	Harry L. Elliott
		H.H. Elliott (SEAL
		(SEAL
	STATE OF Missouri	
	Cousty of Jackson Jack	6th day of February A. D. 19 26, before me,
	Notary Public	in the aforesaid County and State, came
1 This Release	Ida J. Elliott to me personally known to be the same person	who executed the foregoing instrument and duly acknowledged the execution of
LS the same of the		unto subscribed my name, and affixed my official seal on the day and year last abov
on the staginal		day of Aug . 19 27 Geo H. Hough Notary Public.
Morigage entered -	My Commission Expires on the 15th	day of Aug. 19 27 Geo He Hough Notary Public.