## RTGAGE RECORD 69

	ANI: DODAWORTH BYATIONE	NY CO RANGAS CITY NO BOST	
	FROM	STATE OF KANSAS, DOUGLAS COUNTY, S.	
	H.T. Howard et al.	This instrument was filed for record on the <b>4</b> day of May A. D. 1926 at 2:20 P. M Saa G. Wellman. Register of Deeda.	C. C.
	TO	Jea E. Wellman. Register of Deads	
170	Baldwin State Bank.	By Deputy.	
NU 123		1	1.
1117	THIS INDENTURE, Made this 24 day of		
	hundred and tranty six Alice greel and J.W., Jewell her husband of Summer Arkansas and H.T. Howard and Bertha P. Howard		ALC: NO
Y	his wife and State of Kansas , of Baldwin in the County of Douglas and State of Kansas ,		221
	part ies of the first part, and The Baldwin State Bank part y of the second part.		
PS-25-P	WITNESSETH, that the said part iss of the first part, in consideration of the sum of DOLLARS, to them duly paid, the receipt of Pive hundred fifty and by this indenture do Grant, Bargain, Sell and Morigage to the said part of the second part, by sold, and by this indenture do Grant, Bargain, Sell and Morigage to the said part of the second part, to following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:		
	Lots sixty seven (67); sixty nine (69) seventy one (71); and seventy three All in Balderin Bity (73) on Baker street, county and state aforesaid.		
l.	;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;		
Fn ulase	State of Kansas & Douglas County ISS		
	Be it remembered, That on this 25" day of April A.D. 1926 before me W.M. Clark a notary Public in and for said county and state came H.T. Howard and Bortha Howard his wi to me personally known to be the same persons who executed the foregoing instrument of writing and duly acknowledged the execution of the same. In Witness Whereof, I have hereunto subscribed my name and affixed my		Ure,
	official seal on the day and year last above writt	w.M. Clark	State 1
	LS	Notary Public.	
	May 15, 1927.		
	;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;		
	with the appuretenances and all the estate, title and interest of the sold part 108. of the first part therein. And the sold part 105 is the first part do interest of the sold part 108 is the delivery hered they are the lawful owner8. of the premises alove granted, and wind of a cool and indefault estate of labeliance therein, fire and clear of all incumbrance. It is agreen between the parties here that they are in the sold deliver the labeliance that may be been as a sold and the sold the source assists all parties parties parties and the incumbrance. It is agreen between the parties here that the part is all at all times during the life of this indefaure, pay all taxes or assessments that may be been as a sold about the source assists all parties parties and the parties of the premises alove parties of the premises alove parties of the premises alove parties all taxes of the premises alove parties of the premises alove parties of the premises alove parties all taxes of the parties of the premises alove parties of the par		
	This spectra term is parse more than the parse is a parset of the second parset by <b>mill</b> the provide the parset and parset by <b>mill</b> the second parset <b>b</b> and <b>b</b> are <b>b</b> are <b>b</b> and <b>b</b> are <b>b</b>		
	the rate of 10° for m the date of payment until fully regaid THIS GRANT is interded as a mortgage to secure the payment of the sum of Fiyo hundred fifty	DOLLARS	
	according to the terms of ONS certain written obligation for the payment of said sum		
	sums of money advanced by the said part	terest accruing thereon according to the terms of said obligation and also to secure any sum or e discharge any taxes with interest thereon as berein provided, in the event that said part 105	
	of the furty gat shall full to may the same as provided in this indextures. And this orangeneously are shall be ward if one payment is made as herein specified, and the subgration contained therein fully discharged. If default be made in such payments or any part thereof or any objection created therein, or if therest therein, or if the tasks on said real estate new trails when the same become daw and paymake, or if the indiraters is not level, as particle berein, or if the indirates and kerning and the objective of the same become daw and aparable, or if the indirates is not level as a particle berein, or if the indirates and kerning and the objective of the same become daw and aparts is the theory and the short seriest of the same become daw and aparts is not the sport of the same become daw and aparts are the sport of the same become daw and aparts is not the sport of the same become daw and aparts and the source of the same become daw and aparts is not the sport of the same become daw and aparts are the sport of the same become daw and aparts is not the sport of the same become daw and aparts are the sport of the same become daw and aparts are the sport of the same become daw and aparts are the sport of the same become daw and aparts are the sport of the same become daw and aparts are the sport of the same become daw and aparts are the sport of the same become daw and aparts are the sport of the same become daw and aparts are the sport of the same become daw and aparts are the sport of the same become daw and aparts are the sport of the same become daw and aparts are the sport of the same daw and the sport of the same become daw and aparts are the sport of the same daw are the sport of the same daw and the sport of the same daw and the sport of the same daw and the sport of the same daw are the sport of the same daw and the sp		
	improvements thereon in the manner provided by law and to have a receiver appointed to collect the rots and benefits accruing thereform; and to sell the premises hereby granted, or any part thereo, in the manner presented by law and out of all moreys arising from such also to retain the amount then unpaid of principal and interest, togethere with the costs and charges includent thereo, and the		
	everylas, if any three be shall be said by the partmaking such asks, on demand, to the first between the same by the particle hereto that the terms and provisions of this indenture and each an to, and be obligation youn the beirs, executive, administrators, personal representatives, assigns and a	accessibility of the respective parties hereto.	
	IN WITNESS WHEREOF, the part ies of the first part ha Ve last above written.	hereunto set their hand 5 and seal 8 the day and year	
		H.T. Howard (SEAL)	1 -
		Alice Jewell	1
	-1949.	J.W. Jewell (SEAL)	
		Mrs Bertha P. Howard (SEAL)	
	STATE OF Arkansas		Partie -
	COUNTY OF Washington 58. BE IT REMEMBERED, That on this 26th day of April A. D. 19 26, before me, a Notary Fublic in the aforesaid County and State, came Alice Jewell and 51. J. W. Jewell		
	to me personally known to be the same person. 5 who	executed the foregoing instrument and duly acknowledged the execution of scribed my name, and affixed my official scal on the day and year last above	<b>.</b>
		Aug. 19 28 J.N. Dodson Notary Public.	
	RELEASE		
	I, the undersigned owner of the within mortgage, do hereby acknowledge the full payment of the debt secured thereby, and authorize the Register of Deeds to enter the discharge of this mortgage of record. Dated this day of		
	4	Mortgagee. Owner.	

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