MORTGAGE RECORD 69

for a	MORIGAG	CONTRACTOR DESCRIPTION OF TAXABLE PARTY OF TAXABLE PARTY OF TAXABLE PARTY.	
HTT	FROM	STATE OF KANSAS, DOUGLAS COUNTY, SS.	
Reg. Na.	1 501.	This instrument was filed for record on the June A. D., 1926, at	
Pas Fald	Geneva S. Heim et al	Just E. Wellmani	
	B	A such the second standard	egister of Deeds. Deputy.
NAM .	Baldwin State Bank,		
	THIS INDENTURE, Made this 27" day of	May , in the year of our Lord,	one thousand nine
	hundred and twenty six between Geneva S. Heim, a which, while a state of Bernita his wife Beatrice E. Heim, single; and Geneva S. Heim, Guardian of the person and estate of Bernita		of Bernita
	C. Hein and Charles N. Hein, minors; of Baldwin City in the County of Douglas and State of Annaa ,		······································
	parties of the first part, and The Baldwin State Bank,	part. y	of the second part.
	WITNESSETH, that the said part ies of the first part, in con	nsideration of the sum of	aid, the receipt of
	Three Thousand which is hereby acknowledged, ha V9 sold, and by this indenture do	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	or Bree	
	The North West Quarter (NW4) of Section Thirty Fgur (34) Township Fourteen South, Range Nineteen (19) East		
	Township Fourcean South		
	And a second second second second second		
			States Balance
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	with the appuretenances and all the estate, title and interest of the said pa	rt ing of the first part therein.	and the second
	And the said part. 108 of the first part do hereby covenant and agree t		anted, and seized of a
	good and indefeasible estate of inheritance therein, free and clear of all incumbrances,		
	and that they will series and defined the same against all parties making lawful claim there It is agreed between the parties hereto that the part. 100 m of the first part shall against said real estate when the same becomes due and payable, and that they will	at all times during the life of this indenture, pay all taxes or assessments that ma 1 keep the huildings upon said real estate insured against fire and tornado in	y be levied or assessed such sum and by such
	Insurance company as shall be specified and directed by the part \mathbf{y} of the second part interest. And in the event that said part \mathbf{y} of the first part shall fail to pay such taxes		
	metry, and the second part may pay and have not interinst that the name of the second part may pay and have not the rate of 10% from the date of payment until fully repaid. THIS GRAFT is intended as a mortgage to secure the payment of the sum of		
	Three Thousand		DOLLARS,
	according to the terms of ODE certain written obligation for the payment of sa and by 113 terms made payable to the part Y of the second part, with	aid sum of money, executed on the 27" day of Nay	
	sums of money advanced by the raid part y of the second part to pay for any insurance	e or to discharge any taxes with interest thereon as herein provided, in the even	that said part 188
	of the first part shall fail to pay the same as provided in this indenture. And this convegance shall be void if such payment be made as herein specified, and the or any obligation created thereby or interest therean, of if the taxes on said real estate are n or if the bundlingers said real estate are not kept to as good regain as they are new, of if was te is umpaid, and all of the obligations provided for in any voiting with visition obligation. For the security of w	obligation contained therein fully discharged. If default be made in such paymer of raid when the same become due and payable, or if the insurance is not kept u or multit do usual transies, then this convergence shall become absolute and the	ts or any part thereof p, as provided berein, whole sure remainer
	unpaid, and all of the obligations provided for in said written obligation, for the security of whether the said part without notice, and it shall be lawful for the said part y of the second part	to take pessesion of the sale	e at the option of the 3 premises and all the
	bolder herred, without notice, sold its hall be layful for the sold part. Y — of the second part improvements therein the manater provided by has not hold are a rediver appended to collect the rents and benefits accruing therefore; and to fail the procession of the sold provides and thered, in the manater provided by has not hold are a rediver appended to collect the rents and benefits accruing therefore; and the failed of the sold of all moneys arising from such also to retain the anator of provides and the rediver and there in the manater provided by has not hold are a rediver appended to the sold are and a sold of the sold and therefore, and the enverption, if any there has able paid by the part y. — making any hold how demond, to the fort part of 160 . The is appended by the part is herefore that the terms and provides of this inderture and rach and very sold(all on the rediver contained, and all lendits accruing therefore that the terms and provides of this indertures and tach and very sold(all on the berling).		, or any part thereof, dent thereto, and the
	IN WITNESS WHEREOF, the part ies of the first part ha I last above written.		the day and year
	Geneva S. Heim Gardian of the person &	Geneva S. Heim	(SEAL)
	estate of Bernita C. Heim and Charles N. Heim	Willard H. Heim	(SEAL)
	minors	M. Ruth Heim	(SEAL)
		Beatrice E. Heim	(SEAL)
	STATE OF Kansas	+	and the second second second
	COUNTY OF Douglas Ss. BE IT REMEMBERED, That on this 1	I have the second second	5 helone me a
	Notary Public in the aforesaid County and State, came Geneva S. Heim, a widow; Willard		
H. Hein and M. Kuth Hein, his wife, Beatrice E. Hein and Geneva S. Heim Guardian of Bernita C. Heim and Charles N. Heim State and State			
on the original	to the personally known to be the same person S the same. IN WITNESS WIEREOF I have become	who executed the foregoing instrument and duly acknowledged o subscribed my name, and affixed my official seal on the day and	the execution of the ex
entered			
of guese	L.S. My Commission Expires on the 15 di	ay of May . 19 27. W.M.Clark.	Notary Public.
lin & Omiting		CLEASE	
Rep at Build	I, the undersigned owner of the within mortgage, do hereby acknowle Deeds to enter the discharge of this mortgage of record. Dated this	edge the full payment of the debt secured thereby, and authoriz 37 day of 72448 19^{30}	e the Register of
	Q ant & e-0	Baldun State Bank.	
	Dong Done The . 20.27	n. Olark - Vice Prest. Mortgag	ee. Owner.
	3.2	U. Butell, Cashier.	·
Construction and and and and			and a second

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