## MORTGAGE RECORD 69

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Deeds

TOT	MORTON		
	FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 13 day of	
Kagi No. 20		A D/ 192 6 at 9:10: As M.	· · ·
For Paid 2.	Barl L. Lederer	Ja & Wellman . Register of Deede.	
	Baldwin State Bank.	ByDeputy.	
1		ine , in the year of our Lord, one thousand nine	Level - Carl
	THIS INDENTURE, Made this 3" day of June , in the year of our Lord, one thousand nine hundred and twenty six between . his wife		Ψ
	Earl N. Lederer and June Bulun Lederer y native		
	of Baldwin in the County of Douglas	and place of an and place of a second place of a	
	parties of the first part, and The Baldwin State Bank WITNESSETH, that the said part iss of the first part, in consider	ration of the sum of	
•	Eight Hundred State Stat		
	which is nerroy acknowing to an a being in the County of <b>Douglas</b> and State of Kansas, to-wit:		
	Their undivided one sixth interest in the southeast quarter $(\mathrm{SE}_4^2)$ of section		
			These states
	twenty six (26) Township fourteen (14) Range nineteen (19)/		
			Lange and
	· · · · · · · · · · · · · · · · · · ·		
			- <b>-</b>
	with the appuretenances and all the estate, title and interest of the said partir	B. of the first part therein.	
	And the said part 10 cl the first part do hereby covenant and agree that a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,	at the delivery hereof they are the lawful owner. S. of the premises above granted, and asized of a	
		times during the life of this indenture, pay all taxes or assessments that may be levied or assessed	
	against said real estate when the same becomes due and payable, ambeind firstmann company another is especified and directed by the years with the second part, the	Jong else é utilings a pen autorent estaterins un despuirant fancand termente épocad aumand day such n kon, ifenny, medonya ya Merto else garte	
	internat.=And in the event that said part 108 of the first part shall fail to pay such taxes who part. V of the second part may pay said taxes and insurance, or either, and the amount so	in the same become due and payable and to keep said premises insured as herein provided, then the paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at	
	increate_hashin there will have a bar 2.40 S. of the fast part shall fail pay such taxes also the are test in the are test in the use and payment as to step that provide the fast of the second part may pay shall take and the increase of the second part may pay shall take and the increase of the second part may pay shall take and the increase of the second part may pay shall be replayed as the test of the second part may pay shall be replayed on the second part may pay shall be replayed by the second part may pay shall be replayed by replay the replayed by the second part may pay shall be replayed by the second part may pay shall be replayed by the second pay shall be replayed by the second part may pay shall be replayed by the second pay		
	southing to the terms of ODO sentain written obligation for the payment of said t	um of money, executed on the <u>3</u> day of <u>JUIN</u> <u>19</u> <u>26</u>	
	and by 125 the terms and page to the part $V$ of the second part, with all interest accuring there a seconding to the terms of said obligation and also to secure any sense of money advanced by the said part $V$ of the second part, with all interest accuring there are sub-interest there as a brein provided, in the event that as is part of the fore part shall fail to pay the said part $V$ of the second part to pay for any insurance or to discharge any taxes with interest there as brein provided, in the event that as is part of the fore part shall fail to pay the same as provided in this indexture. The second part is and second part to pay for any insurance or to discharge any taxes with interest there as a brein provided, in the event that as is pay of the second part to pay for any insurance or to discharge any taxes with interest there as a brein provided, in the event that as it pay of the fore part is and is the other there are observed as a brein provided part to pay for any insurance or to discharge any taxes with a brein provided part to pay fore any insurance or the second part to pay fore any insurance or the second part to pay fore any insurance is one topy the pay of the second part to pay fore any insurance or to discharge and part, or the insurance is one topy the pay of the second part to pay fore any insurance is one topy the pay of the second part to pay fore any insurance is one topy the pay of the second part to pay fore any insurance is one topy the pay of the second part to pay fore any insurance is one topy the pay of the pay of the pay. In the pay of the pay o		
	unpaid, and all of the obligations provided for in said written obligation, for the security of which holder hereof, without notice, and it shall be lawful for the said part. <b>y</b> of the second part improvements thereon in the manner provided by law and to have a receiver appointed to collect the	this indexture is given, stati initiationary matter in the possession of the said premises and all the rents and hencits accruing therefrom; and to sell the premises hereby granted, or any part thereof,	
	holds benefy when y arises and it all is larged for the sold part. <u>Y</u> of the second part. The second part is the second part i		
	IN WITNESS WHEREOF, the part ics of the first part ha Ve	hereunto settheir hand .5 and seal 5 the day and year	
	last above written.	Earle N. Lederer	
		Edith Løderer	
		(SEAL)	
		(SEAL)	
This Pistonia	STATE OF Kansas	and the second	
was written oa the original	COUNTY OF Douglas }ss. BE IT REMEMBERED, That on this 11	day of Sept. A. D. 19 26, before me, a	È.
h er igege enterst this 2.2 den	Notary Public in the aloresaid County and State, came		
of June	Earle N. Loderor and Edith Loderer his wife to me personally known to be the same person 5, who executed the foregoing instrument and duly acknowledged the execution of		<b>.</b>
Lis the same. Is the same. Is WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written. My Commission Expires on the 15 day of May 19 27 W.N.* Clark Notary Public. RELEASE			
	I, the undersigned owner of the within mortgage, do hereby acknowledg	the full payment of the debt secured thereby, and authorize the Register of	
	2.1	4 day of June 1931. The Baldwin State Bank W. M. Clark Vice The.	
	Corp Seal	W.M. Clark Vice Ones.	
	/		and the second sec
Changes of Assessment States			2

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