## MORTGAGE RECORD 69

11 million and a second	AND DODERORTM STATIONS	Y CO RAMAN CITY PO SHI	and the second se	CONTRACTOR OF
FILIT	FROM	STATE OF KANSAS, DOUGLAS COUNTY, SS.	18	
Reg. No. 204	the second second second second second second		13 day of	
Fee Paid 5.0	Walter B. Pins TO	Jar E. Wellina	2. M.	
		and a concerne	ingent of Decus	
	Watkins Nat!1. Bank.	By	Deputy.	
		September , in the year of our La	ord, one thousand nine	
	THIS INDENTURE, Made this this to between	in the year of our h	and one modeling fille	
	hundred and twenty six between Walter B. Pine and Agusta A. Pine his wife			
	. Lewrence in the County of Douglas	and State of Kansas		
	part iss of the first part, and Watkins National Bank	part 3	of the second part.	
	WITNESSETH, that the said part is of the first part, in consideration of the sum of			
	WITRESSETIN, that the and part 200 million and the receipt of Two Thousand and no/200 DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part y of the second part, Douglas and State of Kansas, to-wit:			
	to following described real estate situated and being in the County of any set			
	Commencing at the northwest (NW) corner of the northwest (NW) corner of			
	section twenty (20) Township twelve (12) Range twenty (20) thence south			
	fourteen (14) rofs, thence east eighty (80) rods, thence north fourteen (14)			
	rods, thence west eighty (80) rods to the place of beginning, less one six-			
	teenth (1/16) of an acre deeded to the Board of County Commissioners June			
	10, 1919 and recorded in book one hundred and five (105) at page four (4) in			
	the Regester of Deeds office in Douglas County, Kansas.			
	with the appuretenances and all the estate, title and interest of the said part ies	of the first part therein.	and the second	
	And the rold part 108 of the first part do hereby coverant and agree that at the delivery hereof they are the lawful owner. gof the premises above granted, and seized of a			
	good and indefeasible estate of inheritance therein, free and clear of all incumbrances,		Andreas and and a second s	
	and that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties bereto that the part $\_ \frac{1}{2} \ominus \underline{S}$ of the first part shall at all the	nes during the life of this indenture, pay all taxes or assessments that	t may be levied or assessed	
	against mid real ortate when the same becomes due and payable, and that they will keep the buildings upon said real ortate insured against fre and tornado in such sum and by such insurance on pary as shall be specified and directed by the part <u>y</u> of the second part, the loss, if any, made payable to the part <u>y</u> of the second part to the estimat of			
	to the state of th			
	interest. And in the event that may get or the interperturban matery from takes non-means connected on a system of the indektedness, secured by this indexture, and shall beer interest at the rate of 10% from the date of payment with fully regain. "THIS GRANT in indexture is no rate or to even the payment of the sum of.			
-	Two Thousand and no/100	a second	DOLLARS,	
	are by terms on terms of of the second part, with all interest accruing thereon according to the terms of said obligation and also to secure any sum or			
	sums of money advanced by the said part. y of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part 108			
	of the first part shall fail to pay the same as provided in this indenture. And this enveryone shall be well if not payment to make a three indentifies the chigation constituted three in faily discharged. If default is emade in such payments or any part three or if a black indentifies the same, or is thereast three, or is the same payment or any part three of the instruments or any part three or if a black indentifies the same, or is the same payment is and a same payment or any pay in the same back or if the instruments or the same payment or any pay in the same back of the instruments of the same payment is and the same back or emaining unpaid, and all of the chigations provided for in said written obligation, for the security of which this indentere is given, shall immediately mature and lecome due and payable at the option of the same payment.			
	or if the buildings on said rate state are not kept in a good repairs at by are now, or if waste is committed on said premises, then it for nowy mark wall be a state are now used for its as your of the said premises and the obligation for prediction of the said premises and become the area and payable at the polymole of the said premises and a state possession of the said premises and all the			
	improvements thereon in the manner provided by law and to have a receiver appointed to collect the rents and benefits accruing therefrom; and to sell the premises hereby granted, or any part thereof, in the manner prescribed by law and out of all meneys arising from such sale to retain the amount then unpaid of principal and interest, together with the costs and charges incident thereto, and the			
	overplos, if any there be, shall be paid by the part making such sale, on demand, to the first part. 198 It is agreed by the parties here to that the terms and providence of this indextures and early obligation therein contained, and all benefits accruing therefrom shall existent and inner (a, and be obligative you on be bein, execution, administrative, premain preparative, parties and accounts of the respective, parties herein.			
	IN WITNESS WHEREOF, the part ies of the first part ha Ve			
	last above written.	Walter E. Pine	(SEAL)	
		Agusta A. Pine	(SEAL)	
and the second of the second se			(CRATA	
		and the second	(SEAL)	
	STATE OF Kansas		(SEAL)	
	COUNTY OF Douglas	and An an		
	COUNTY OF Douglas }ss. BE IT REMEMBERED, That on this 13th			
	Country or Douglas }ss. BE IT REMEMBERED, That on this 13th Notary Public in th Wolfar B. Pine and Acusta A. Pine	e aforesaid County and State, came		
This Release	COUNTY OF Douglas }ss. BE IT REMEMBERED, That on this 13th	e aforesaid County and State, came his wife	9 26 ., before me, a	
was written	COUNTY OF Douglas }ss. BE IT REMEMBERED, That on this 13th Notary Public in th IS Walter B. Pine and Agusta A. Pine to me presenally known to be the same person 5 who	e aforesaid County and State, came his wife	9.26 , before me, a	
was written on the original Nor tgage s	Country or Douglas }ss. BE IT REMEMBERED, That on this 13th Notary Public in th Walter B. Pine and Agusta A. Pine to me prismally known to be the same person. B who the same. IN WITNESS WHEREOF, I have hereunto sub- written.	e aforesaid County and State, came his wife executed the foregoing instrument and duly acknowlee cribed my name, and affared my official seal on the day	9 26 before me, a ged the execution of and year last above	
was written on the original	Country or Douglas }ss. BE IT REMEMBERED, That on this 13th Notary, Public in th Walter B, Pine and Agusta A. Pine to me personally known to be the same person. 5 who the same, written. My Commission Expires on the 10 day of	e aforsaid County and State, came his wife executed the foregoing instrument and duly acknowlec crithed my name, and affiaed my official seal on the day April 19 27 A.F. Flinn	9.26 , before me, a	
was written on the eriginal Mor tgage + entered_	Country or Douglas }ss. BE IT REMEMBERED, That on this 13th Notary Fublic in th Walter B. Pine and Agusta A. Pine to me personally known to be the same person B who the same. IN WITNESS WHEREOF, I have becenned by written. My Commission Expires on the 10 day of RELEA	e aforesaid County and State, came his wifto executed the foregoing instrument and duly acknowles crithed my name, and affixed my official scal on the day April 19 27 A.F. Flinn 3E	9 26 _, before me, a ged the execution of and year last above Notary Fublic.	
was written on the eriginal Mor tgage + entered_	Country or Douglas }ss. BE IT REMEMBERED, That on this 13th Notary Public in th Walter B. Pine and Agusta A. Pine to me presmally known to be the same person B who to me presmally known to be the same person B who in the same, IN WITNESS WHEREOF, I have hereunto subs written. My Commission Expires on the 10 day of RELEA I, the undersigned owner of the within mortgage, do hereby acknowledge to	e aforesaid County and State, came his wifo executed the foregoing instrument and duly acknowles crited my name, and affaced my official seal on the day April 19 27 A.F. Flinn SE he full payment of the debt secured thereby, and auti	9 26before me, a ged the execution of and year last above <u>Notary Public.</u> porize the Register of	
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