MORTGAGE RECORD 69

TUT	MORIGAGE	and the second	and the second second second	
Hinne	FROM	STATE OF KANSAS, DOUGLAS COUNTY, SS.		T
	Rosella A. Robisona et vir	This instrument was filed for record on the 4th day of Nor. A.D., 1926., pt 8:40 A. M.		
1	70	Nor A. D., 1926, pt 8:40 A. M. Jac E. Willman: Register of Deeds.		
Leg. No. 2151	Lawrence National Bank,	ByDeputy.	-	
- Paid \$8.75	THIS INDENTURE, Made this 3rd day of hundred and twonty six between	Yovenber , in the year of our Lord, one thousand nine		hu
1	Rosella A. Robison and John R. Robison, her nusbana,			
	of in the County of and State of			of pa
	WITNESSETH, that the said part 108 of the first part, in consideration of the sum of			
	which is berefy acknowledged, ha Y0 sold, and hy 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 Douglas and State of Kansas, to-wit:			wh
	East 120 acres of Northeast Quarter (NE $\frac{1}{4}$) more particuarly described			
	as the East Half (E $\frac{1}{22}$) of the North East Quarter (NE $\frac{1}{2}$) and the East			State in
	Half (\mathbb{B}_2^1) of the West Half (W_2^1) of the NorthEast Quarter $(N\mathbb{B}_4^1)$ Section 8, Township			
	13, Range 19 E, containing 120 acres.			
	with the appurctenances and all the estate, title and interest of the said part 198 of the first part therein.		. 1	with
	And the said part 105 — of the fact part do			e beca
		times during the life of this indenture, pay all taxes or assessments that may be levied or assessed		and th
	apinst said real estate when the same becomes due and payable, and that they Loop the buildings upon mid real estate insured against fire and ternado in such sum and by sort insurance company as shall be specified and directed by the part of the second part, the loss, if any, made payable to the part of the second part to the estent of			agains insura:
	interest. And in the event that said part _ y of the first part shall fall to pay such taxes when the same become due and payable and to keep said premises insured as herein previded, then the part_y of the second part may pay said taxes and insurance, or either, and the amount to paid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at			interes part_j the rat
	pert. J. — of the second pert may ray using taxes and formance, or lither, and the amount so juid shall become a part of the indebtedness, secured by this indenture, and shall bear interest at the indebtedness. This GRANT is interest at the summary of the sum of This GRANT is interest of an original wave the payment of the sum of This GRANT is interested as a mortgate wave the payment of the sum of This GRANT is interested as a mortgate wave the payment of the sum of This GRANT is interested as a mortgate wave the payment of the sum of This GRANT is interested as a mortgate wave the payment of the sum of This GRANT is interested as a mortgate wave the payment of the sum of This GRANT is interested as a mortgate wave the payment of the sum of This GRANT is interested as a mortgate wave the payment of the sum of This GRANT is interested as a mortgate wave the payment of the sum of This GRANT is interested as a mortgate wave the payment of the sum of This GRANT is interested as a mortgate wave the payment of the sum of This GRANT is interested as a mortgate wave the payment of the sum of This GRANT is interested as a mortgate wave the payment of the sum of This GRANT is interested as a mortgate wave the payment of the sum of This GRANT is interested as a mortgate wave the payment of the sum of This GRANT is interested as a mortgate wave the payment of the sum of This GRANT is interested as a mortgate wave the payment of the sum			the ral
		nterest accruing thereon according to the terms of said obligation and also to secure any sum or		accordi and by
	sums of money advanced by the said part. y of the second part to pay for any insurance or to of the first part shall fail to pay the same as provided in this indenture. And this convergence shall be wold it used have not be made as herein specified, and the oblics	to discharge any taxes with interest thereon as herein provided, in the event that said part		sums of the f
	of the first part shall fail to pay the same as provided in this indexture and this convergance shall be void if such payment be made as herein specified, and the obligs are also the braining of the same shall be shall be shall be shall be shall be shall be or it be braining or small value by a clateral therea, be ref the taxes one shall real state are not pair unpaid, and all of the obligations provided for in said written obligation, for the security of which it			or any or if the unpaid,
	holder hereof, without notice, and it shall be having for the nick part $\mathbf{y}_{}$ of the record part improvements hereon in the manner provided by have and obview a receiver appointed to cellect the rein in the manner preseribed by law and obview a receiver appoint of the cellect the result in the manner preseribed by law and obview and obview and the strength of the manner between the m	to take pressession of the raid premises and all the premises hereby granted, or any part thereo, en unpaid of principal and interest, together with the costs and charges incident thereto, and the		holder l improvi in the n
	overplas, if any there he, shall be paid by the part. V. making such sale, on demand, in the first It is agreed by the particle hereto that the terms and provisions of this indemstre and each to, and be obligatory upon the heirs, executors, administrators, personal representatives, assignment	it part. <u>V</u> und every obligation therein contained, and all benefits accruing therefrom shall extend and inure successors of the respective parties hereto.		overplu I to, and
	IN WITNESS WHEREOF, the part \mathbf{y} of the first part have last above written.	hereunto set their hand s and seal s the day and year		last ab
•		Rosella A. Robison (SEAL) John R. Robison (SEAL)		
		John R. Robison		
		(SEAL)		
1.14484	STATE OF Konsas			STATE
	COUNTY OF Douglas	day of Not. A D 1026 before the s		COUNT
	BE IT REMEMBERED, That on this 3rd day of Nov. A. D. 1926 , before me, a Notary Public in the aforesaid County and State, came		1	
	L.S. to me personally known to be the same person 5 who	d John R. Robison, her husband,	ļ	
	IN WITNESS WHEREOF, I have hereunto sub	scribed my name, and affixed my official seal on the day and year last above		
	My Commission Expires on the 20th day of	Jany. 19 2 8 Geo. T. Wetzel/ Notary Public.		
	RELEA	SE		
	 the undersigned owner of the within mortgage, do hereby acknowledge Deeds to enter the discharge of this mortgage of record. Dated this 	the full payment of the debt secured thereby, and authorize the Register of day of 19		I Deeds t
	and the second	Mortgagee. Owner.		
	· · · · · · · · · · · · · · · · · · ·		Ninghan	1

484