MORTGAGE RECORD 80

By

THIS INDENTURE, Made this twenty-eighth day of July , in the year of our Lord, one thou hundred and thirty-six between James C, Nelson and Bessie Nelson, his wife,

The Northeast Quarter (NE1) of the Southeast Quarter (SE1) of Section Twenty-nine

of Lawrence in the County of Douglas and State of Kansas, part 105 of the first part, and The First Savings Bank of Lawrence, Kansas,

STATE OF KANSAS, DOUGLAS COUNTY, 55.

This instrument was filed for record on the

August A. D. 1936 , at 4120 o'dock P. M. August A. D. 1936 , at 4120 o'dock P. M. 91 arold A. Beck Resister of Deck

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Receiving No. 2869~

FROM

James C. Nelson and Bessie Nelson, his wife, TO TheFirst Savings Bank of Lawrence, Kansas.

4	Receiving No.
	BAR, DOBINESTI ESTICALET CO., RANTAS C
	. Ivan King and
	Lawrence Build
	THIS INDENTURE, hundred and Thirty-
	d Lawrence paries of the first part, a
	WITNESSETH, That Three Hundr which is hereby acknowledge following described real estat
	Lot

Reg. No. 754 ' Fee Paid, \$ 2.50 .

19

part y of the second part.

Deputy.

day of

sand nine

(29), in Township Thirteen (13) South, Range Twenty (20) Last of the Sixth Frincisal Meridian, containing Forty (40) acres more or less, according to Government survey, in Douglas County, Kansas.	
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	1 + 1 + 1 + 1 + 1 + 1 + 1 + 1 + 1 + 1 +
with the appurtenances and all the estate, title and interest of the said parties of the first part therein.	with the appurtenances and a
And the mid part 1050 the first part do hereby covenant and agree that at the delivery hereot they are the inwful owner of the premises above granted, and mind	And the said part188 of the of a good and indefeasible estate of i
of a good and indefaultie estate of inheritance therein, free and clear of all intumbrance	Contraction of the second s
and that they will warrant and defend the same against all parties making is wild claim thereto. It is agreed between the parties hereto that the part. 108 of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessing that	and that they will warrant and defer It is agreed between the parti
said real estate when the same becomes due and payable, and that they will keep the buildings upon said real estate insured against fire and tornado in such sum and by such insurance company	mid real estate when the same becom
as shall be specified and directed by the part y of the second part, the loss, if any, made payable to the party of the second part to the extent of 128 interest. And is the read that	as shall be specified and directed by mid part 1 0.8 of the first part shall
mid pard 0.8 of the first part shall full to pay such taxes when the same become due and paysile and to keep aid premises insured as inertin provided, then the part. Y of the second part my per mid taxes nod insurance, or either, and the amount so paid shall become a part of the indetectores, secured by this indenture, and shall bear interest at the rate of 10% from the date of payment mit fully repaid.	mid part 108 of the first part shall mid taum and insurance, or either, at fally repaid. THIS GRANT is intended as
THIS GRANT is intended as a mortgage to secure the payment of the sum of	This GRANT is intended is
according to the terms of OTB certain written obligation. for the payment of said sum of money, executed on the 28th day of July 10 36	according to the terms of ODO
and by 118 terms made payable to the part y 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	and byitsterms made
money advanced by the mid 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 mid part 10 hot to the max	money advanced by the said part. y.
shall fill to gay the same a provided in this locketure. And this convergence hall be worked in such presents to made as being precision, taid the chipping contained therein fully discharged. If default be made in such presents or any pertinent or any displace rested therein, or if the same is and rest instant and taid with the same because the and presents or any pertinent with a displace instant and the same and the same and the same and the same because the and presents of the same presents or any same and the same because the and presents of the same and the same and the same because the and presents of the same and the same and the same and t	shall fail to pay the same as provided And this conveyance shall be or any abligation created thereby, or the buildings on said real scrate are no and all of the obligations provided for
without notice, and it shall be lawful for the mid part of the second part to the second part thereas in the manner provided by law add to law a fewery applicated to collect the rests and besetits secreting thereform; and to set the presises herefor granted, or any part thered, is a transformed in the second the unpart of the presises hereform; and the second part thered, and the presises after any part thered, and the second the unpart of principal and interest, together with the cost and darget inded the thered, and the second and the presises the second part together with the cost and the second part together together with the cost and the second part together together with the cost and the second part together together with the cost and the second part together together together with the cost and the second part together together together with the cost and the second part together together together together together with the cost and the second part together together together with the cost and the second part together together together with the cost and the second part together togethe	without notice, and it shall be lawful therees in the manner provided by la prescribed by law and out of all mon
there be shall be add by the party F	there be, shill be paid by the part. It is agreed by the parties her and be obligatory upon the beirs, ene IN WITNESS WHER.
IN WITNESS WHEREOF, The part 105 of the first part ha V9 hereunto set their handsand seal 5 the day and year last above written.	written.
James C. Nelson (SEAL)	
Bessie Nelson (SEAL)	Car Constanting
(TELL)	
STATE OF	STATE OF KANSA
COUNTY OF DOUGLAS	COUNTY OF DOUGL
BE IT REMEMBERED, That on this 28th day of July A. D. 19 58 ., before me, a	Star Barris and Star Star
Notary Public in the aloresaid County and State, came	the structure of the second
James C. Nelson and Bessie Nelson, his wife, to me personally known to be the same person. 4. who executed the foregoing instrument and duly acknowledged the executes	
	(SEAL)
IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and year last above written.	The second s
(SEAL) My commission expires on the 27th day of January 19 39 .	M
F. C. Whipple Notary Public.	and a state of the second
The second se	
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 Deep	I, the undersigned owner
to enter the discharge of this mortgage of record. Dated this 19th day of the Just Strange Control of the Second Anton Margare Manager Man Manager Manager Man	to enter the discharge of this m
(a. 1 K. l) The First String Tinte of Say meeter	
(Corp Seal) The gran Mortgage. Orner.	