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Li EDA MAS

MORTGAGE RECORD 76

Reg. No. 791 Fee Paid, \$ 1.50

(TTTTTTT	WILL LITING. DD. TOPELL 825	140		-
ñ		FROM	STATE OF KANSAS, DOUGLAS COUNTY,	
5	Julius B.	Summer and wife	This instrument was filed for record on the day of	
23-	and a second	то	Gen & anothing .	
ank 13.	D. Coen By	CD	By Register of Deeds.	
	17			1
3	THIS INDERTURE, Made the 9th day of May , in the year of our Lord, one thousand mine hundred and thirty between Julius B. Summer and Myrtle Ivy Summer, his wife			
angune +	of Lawrence in the County of Douglas and State of Kansas			
me		part. y of the second part.		
In an	WITNESSETH, That the said part 12.2 of the first part, in consideration of the sum of. Six Hundred and no/100 which is hereby acknowledged, havesold, and by this indenture doGrant, Bargain, Sell and Morgage to the said partY. of the second part, th., following described real estate situated and being in the County of Douglas and State of Kansar, to-wit:			
rein recerd		Lot Number One Hundred Fight (10) City of Lawrence	3) On Penneylvania Street, in the	
Jan 8				
410				
100				-
i the Journa ay of				-
2				
7			0	
				in
do bereby certi ed was mode by and that the se Witness 7	with the appurtena	nces and all the estate, title and interest of the said part 1	E of the first part therein.	1
do bereby ed war m und that t Wit	And the said part		the delivery hereof they are the lawful owners, of the premises above granted, and	
	and that they will warra	int and defend the same against all parties making lawful claim thereto.		
	It is agreed betwe assessed against said re	en the parties hereto that the part 105 of the first part shall at all al estate when the same becomes due and payable, and that they.	times during the life of this indenture, pay all taxes or assessments that may be levied or will erep the buildings upon said real estate insured against fire and tornado in such sum	
	his interest.	And in the event that said part 168. of the first part shall fail to pr	d part, the loss, if any, made payable to the part of the second part to the extent of y such three when the same become due and payable and to keep said premises insured as or either, and the amount so paid shall become a part of the indebtedness, secured by this epsid.	
	Six	Hundred and no/100	DOLLARS,	
eds	and by its	of <u>ONE</u> certain written obligation for the payment of sai terms made payable to the part. <u>y</u> of the second part, with all is d by the said part. <u>y</u> of the second part to pay for any insurance	aterest accruing thereon according to the terms of said obligation and also to secure any sum or or to discharge any taxes with interest thereon as bergin provided in the securit that said	
Cel	part 105 of the first And this conveyan part thereof or any oblig up, as provided herein, o absolute, and the whole	part shall fail to pay the same as provided in this indenture e shall be void if such payment be made as herein specified, and the galion crusted thereby, or interest thereon, or if the tass on said real or if the buildings on said real estate are not kept in as good repart as sum remaining unpaid, and all of the obligations provided for in sain	obligation contained therein fully discharged. If default be made in such payments or any they are now, for if then the moment fractions do and psychole, or if the instantone is not kept they are now, for if then the moment fractions do not independent of the state of the state written obligation, for the security of which this independent of the state of the state of the state of the state of the state o	
HS IN	mature and become due	and payable at the option of the holder hereof, without notice, and to take possession of the said premises and all the improvements the	it shall be lawful for the said part_V_ of the second part reon in the manner provided by law and to have a receiver appointed to collect the rents	
CLES TEST	demand, to the first par It is agreed by th and inure to, and be ob	t. 102. The parties hereto that the terms and provisions of this indenture and ligatory upon the heirs, executors, administrators, personal representation	in our making presentant toy and and out of all moders straind from stars have to relate the strain and the overplant, if any three has shall be print by the printthat any gas have, on such and every obligation therein contained, and il benefits accruing therefrom shall extend we many stars are solved on the print of the print of the strain of the stars we many stars are solved on the print of the print of the stars of the stars of the print of the print of the print of the stars of the stars of the stars of the stars of the stars of the print of the stars of the print of the stars o	
A B	IN WITNESS above written.	WHEREOF, The part_122 of the first part ha_Y2_ he	V	
A			Myrtle Ivy Summer (SEAL)	
2º			Julius B. Summer (SEAL)	
12			(SEAL)	
	STATE OF	Vanaa	(SEAL)	and the second
	COUNTY OF	Dougles }as.		12
		BE IT REMEMBERED, That on this 9th Notary Public in the	day of May A. D. 19_30, before me, a	
	Terel Seel	Julius B. Summer and Myrtle Iv	who executed the foregoing instrument and duly acknowledged the execution	
	Legal Seal	of the same. IN WITNESS WHEREOF, I have hereunto a	who executed the foregoing instrument and duly acknowledged the execution ubscribed my name, and affixed my official seal on the day and year last	diam'r
		above written. My commission expires on the 7th day of	July 19_32	and a
			Frank Fox Notary Public.	
	RELEASE			-
		ed owner of the within mortgage, do hereby acknowledge t ischarge of this mortgage of record. Dated this	he full payment of the debt secured thereby, and authorize the Register of day of, 19	-
			Mortgagee. Owner.	
e de la	Save part of same and		and the second	