MORTGAGE RECORD 76

of

Reg. No. 960 Fee Paid, \$ 5.00

	WILLIMOLOG. TUPPERA 80540	Beneficial and the second s	Turner
	FROM E. B. Raber & Virginia H. Reber	STATE OF KANSAS, DOUGLAS COUNTY, s This instrument was filed for record on the <u>3</u> day of <u>Sept.</u> A. D. 19.30, st 3:155.0 clock. P. M.	ta Catriel Son BP. 77-
	TO The First Savings Bank of Lawrence, Kansas	Elie Comoberry Register of Deeds. By Deputy.	
	THIS INDENTURE, Made this first day of. August		unty Kan., do hereby rscorded was made R are of Marito G T
	of Lawrence in the County of Douglas and State of Kansas part issof the first part, and The First Savings Bank of Lawrence, Kansas part y of the second part.		County Kan. ein recorded
	WITNESSETH, That the said part_ices of the first part, in consideration of the sum of part		- District Court, Douglas Coun ureof the morgage herein re goal Stroma ga 2 and thest the S B Stromas mu hand this 2 S
	Lot Number Seventy-eight (78) in Block Number Mineteen (19) in that part of the City of Lawrence known as West Lawrence; Also lot number One Hundred Seven (107) on Vermont Street, in the City of Lawrence, Kanses.		lerk of the of forectos the /5 de
			 Ellen Simmons, C that a judgment of District Corryon to bound
	STATE OF KANSAS, COUNTY OF DOUGLAS, SS.		dary Eller Tify that said Dist
	BE IT REMEMBERED, That on this 3rd day of September A. D. 1930 before me a Motary Public in the aforesaid County and State came Virginia H. Raber, to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. IN WITNESS WHENEOF, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.		2828
	Legal Seal My commission expires on the 27th day of January 1931 F. C. Whipple Notary Public		
	My commission expires on the 27th day of January 1931 F. C. Whipple Notary Public		L Deeds
	with the appurtenances and all the estate, title and interest of the said part igs . of the first part therein. And the said part igs . of the first part do		ATTEST:
	and that they will warrant and defend the same against all parties making lawful daim therets. It is agreed lawrant and defend the same against all parties making lawful daim therets. It is agreed lawrant and real estates between the many background of the same and the same against for and trends in such many be level or assessed against and real estates between the many background and track black . Will have the buildings upon and real estates housed against for and trends in such many and by such instances company as shall be peeded and directed by the part. Y of the second part, the loss, if may, made payable for the part. Y of the second part, the loss, if may, made payable for the part. Y of the second part to the extent of its . Interest, And in the credit that and part. 1 CB of the fort part shall fait to pay with these why it has many and payable and to keep and provide and to keep and provides and there is the first second payable second paya		Mauel
	Two Thousend and no/100 DOLLARS, seconding to the terms of ODC certain written obligation for the payment of said sum of money, executed on the first day of August 130		
	and by 112 to true node symbols to the rat. V. of the second part, with all interest securing there according to be stress of aid chipation and also to secure any sum are some of many detenced by the add part. W. of the accord part is pay for any insurance or to diskings any tasks with interest there as herea provided, in the event that and part. 122. of the first part hall fail to pay the same as provided in this industry. "Accord or any physical add part. W. of the same as provided in this industry." "Accord or any physical add the task there are provided in this industry." "Accord or any physical add the task thereas, or if the tasks on and real entire are not paid when the maximum bacase due and persach, for if the marks a set lengt up as a provide thereas, or if the building cost and all of the deligations provided for an aid written solitation, for the second part of mean industry and its more as a preva- should be sum remaining upod, and all of the deligations provided for an aid written solitation, for the second part of the second part is the second part of the second part is the second part of the second part is a provide back of the second part is a provide part of the second part of the second part of the second part is the second part of the second part is a provide part of the second part is a provide part of the second part is a part of parts of the second part is a part of parts of the second part is a part of parts of the second part is a part of parts of the second part is a part of parts of the second part is a part of parts of the second part is a part of parts of the second part is a part of parts of the second part is a part of parts of the second part is a part of parts of the second part is a part of parts of the second part is a part of parts of the second part is a part of parts of the second part is a part of parts of the second part is a part of parts of the second part is a part of parts of the second part is a part of parts of the second part is a part of parts of the second part i		
	in the property of the protocols of the unit presence and all the improvements therean in the names precised by use and to have a review applicable to collect the rests and benefits around the rests in the other and the rest of precised and interest, together with the costs and charge invident therets, and the over a set of the rest. The rest is the moment there used of precised and interest, together with the costs and charge invident therets, and the over a set of the rest. The rest is the moment with the first of the first of the rest of the rest of the interest		
	IN WITNESS WHEREOF, The part.105. of the first part ha. Ye he above written.		
		Virginia H. Raber (SEAL)	
	(SEAL) (SEAL)		
.)	STATE OF IOWA		
	BE IT REMEMBERED, That on this day of August A. D. 19.30, before me, a Kotary Public in the aforenid County and State, came F. B. Baber		
	to me personally known to be the same person who executed the foregoing instrument and duly acknowledged the execution of the same. IN 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 4th day of		
	L. L. Jry Notary Public.		
	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 Deeds to enter the discharge of this mortgage of record. Dated this day of, 19		
	and the second	Mortgagee. Owner.	

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