## MORTGAGE RECORD 76

Reg. No. 1497 Fee Paid, \$5.25

	WALKING COLTEPEN \$1540		
	FROM	STATE OF KANSAS, DOUGLAS COUNTY, 11.	
	Charles E. Hill and wife	This instrument was filed for record on the 14 day of	
1	TO	Aug. A. D. 1931, at2:50. o'clock P.M.	A
5	The First Savings Bank Tormanae Vener-	Register of Deeds.	-
Cher Cher	The First Savings Bank, Lawrence Kansas.	By Deputy.	J.
21.	THIS INDENTURE, Made this first day of A	ugust , in the year of our Lord, one thousand nine	
3	hundred and thirty-one between Cherles E. Hill and Minnie K. Hill, his wife of Lewrence in the County of Douglas and State of Zaneas		
to a			
Pa	parties. of the first part, and The First Savings Bank of Lawrence, Kansas part_y_ of the second part.		
2	WITNESSETH, That the said parties. of the first part, in considerat	tion of the sum of	
Rook 22 fages 519 2520	Twenty-one Hundred and no/100.(\$2100.00) DOLLARS to them duly paid, the receipt of which is hereby acknowledged, have sold, and by this indenture do Grant, Bargain, Sell and Mortgage to the said part_y of the second part, the following described real estate situated and being in the County of Douglas and State of Kanasa, to-wit:		
H	The South One-helf $(S_2^h)$ of Lot One Hundred Sixty-one (161) and the North Half $(N_2^h)$ of Lot One Hundred Sixty-three (163) on Tennessee Street in the City of Lewrence.		
An Carignment			
Derived Form of Derivation Controls In the control of the merican bound of the the control of the merican bound of the the second of the second of the second of the the second of the second of the second of the the second of the second of the second of the the second of the second of the second of the the second of the second of the second of the second of the second of the second of the second of the second of the second o			
the line	with the appurtenances and all the estate, title and interest of the said parties of the first part therein. And the mid parties of the first part do hereby coverant and agree that at the delowy hereof they arethe lawful owners. of the premises above granted, and saide of a good and indefaulthe entate of inheritance therein, from and clare of all incumbrance		
Diatri Any of Lours			
Alert	and that they will warrant and defind the same against all parties making havful chim therets. It is agreed between the parties hereto that the part_1225 of the first part shall at all times during the life of this indenture, pay all taxes or assessments that may be levied or assessed against and real state when the same become due and payable, and that <u>they.will</u> keep the building upper and real state insured against first and to made in a not sum and by such insurance company as shall be specified and directed by the part. <u>W</u> of the second part, the loss, if any, and payable to the part. <u>W</u> of the second part to the extent of 118 minterest. As in the second that and part (age to the first part shall full to pay such have showed as and payable so the part. <u>W</u> of the second part is one part and 128 m		
Clerk of Judgmust			
ADEN CALLARAN, Owek of the Dutylet C adent CALLARAN, Owek of the Dutylet C hearty and Dutyletek Cards of Generation way made by mail Dutyletek Cards of the C duty the neuro is duty. If Any 94 Without wy hald bits.			
A the state of the	been provided, then the part $J_{c}$ of the second part may pay said tases and incurnee, or either, and the amount so paid shall become a part of the indultedness, secured by this indulter, and thall been interest at the rate of 1956 from the date of payment nucl. Iaily repaid. THIS GUAR's instands as a matrixed by symmet of the same of		
CAL CAL	herein provided, then the perf of the second perf may now mail takes and involved, of reliff, has the similar to be interest a part of the second perf takes the second perf takes the second performance of the second pere		
<ul> <li>POEN CALLARAN,</li> <li>Aeroby CALLARAN,</li> <li>A barrow of the state of the same in data</li> <li>Witness my kand</li> </ul>			
3111	man of money advanced by the said part. $\underline{\Psi}_{}$ of the solution to pay for any instruction $\underline{\Psi}_{}$ and $\underline{\Psi}_{}$ and $\underline{\Psi}_{}$ and $\underline{\Psi}_{}$ and $\underline{\Psi}_{}$ and $\underline{\Psi}_{}$ and this convergence shall be void if each payment be made as bernin specified, and the part thereof or an instruction theorem, or all the tasks on an all range of payment before, we ill the buildings consult range of the start berns, or all the tasks on a pay of the buildings of the start berns, or all the starts on a pay of the buildings of the start berns, or all the buildings of the start berns or an interpart as the buildings of the buildings of the start berns in the start berns or an interpart buildings of the buildings	obligation contained therein fully discharged. If default be made in such payments or any estate are not paid when the same become due and payake, or if the insurance is not kep they are now, or if waste is consulted on and premises, then the nonversare shall become	
	absolute, and the whole sum remaining unpaid, and all of the obligations provided for in sai mature and become due and payable at the option of the holder hereof, without notice, and and benefits accruing the prosession of the said premises and all the improvements the and benefits accruing therefore is and to said the remains hereity ranked, or any part thereof,	is written compation, for the security of which this indicative a given, shall indicately $d$ is shall be lawful for the said part. $\underline{y}_{-}$ of the second part. error in the manner provided by law and to have a receiver appointed to collect the rests in the manner provided by law and out of all moneys arising from such sole to retain the	
	Hatter and become one and paytice at the epicon of the hologr strengt, without moves, she is mind to even a set on the protocol of the mail properties of the hologress and at the information of the hologress and the information of the hologress and at the information of the hologress and thologress and the hologress and thologress and th		
	and inure to as the objective point the here, security, administration, personal representat IN WITNESS WHEREOF, The part. 1es of the first part have. he	recunto set their hands and seals. the day and year last	
	above written.		
		Charles E. Hill (SEAL) Minnie K. Hill (SEAL)	
14		(SEAL) (SEAL)	
1 C		(SEAL)	
	COUNTY OF DOUGLAS		-
*	BE IT REMEMBERED, That on this 14t		
a.B.	Notery Public in the aforesaid County and State, came Charles E. Hill and Minnie K. Hill his wife		
E Y	to me personally known to be the same person		U
40	Legel Seal 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.		
zel	My commission expires on the 27th day of		
) areld a deal		F. C. Whipple Notary Public.	
4	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		
-	avecus to enter the unemarge of this mortgage of record. Dated this		
	All and a second se	Mortgagee. Owner.	

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