MORTGAGE RECORD No. 81 Beg. No. 2539

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a	C. B. Rumsey, et al.		This instrument was filed for record in the office of
	То		REGISTER OF DEEDS
	THE SECURITY BENEFIT ASS		19 41, at _9: 50_ o'clock P.L.
	Topeka, Kansas		Register of Deed.
	THIS INDENTURE, Made this	nd day of	January A. D. 1941 by
	and betweenC. B. Runsoy and h	abel Rumsey, his wife Fr	red W. Rumsey and Dorothy Rumsey, his wife
		d Margaret Runsey, his with	
			, parties of the first part and THE SECURITY Topeka, Shawnee County, Kansas, party of the second part:
	WITNESSETH, That the said parties	of the first part, in consideration of t	he sum of Twelve Thousand Five Hundrod them in hand naid, the receipt whereof is hereby acknowl-
	edged, do by these presents grant, bargain	, sell and convey unto the said party of	them in hand psid, the receipt whereof is hereby acknowly of the second part, its successors and assigns, all of the follow- and State of
	ing described reat estate, situate in the count	y 01	ind State of , to with
	Lots Thirty-two (32) und Thi star-four (34) o	n Pinckney (now Sixth) Street
		$\langle \cdot \rangle$	in Findenby (now Sixth) Screet
8	in the City of La	wrenca,	./
	1		/
	together with all	furniture and fixtures in	the mortuary section of thet
	building, the air	conditioning unit, and th	e electric organ, now or here-
	after located in	or on said premises, which	are hereby specifically
	declared to be a	part of the real estate	(~~
			· / ~
		$\langle \rangle$	र्ने उ
	TO HAVE AND TO HOLD the same, wi taining, and all rights of homestead exempti	th all and singular the hereditaments on and every contingent right or esta	and appurtenances thereunto belonging or in anywise apper- ate therein, unto the said party of the second part, its success-
部	ors and assigns, forever. And the said part		venant and spree that at the delivery hereof,
	free and clear of all incumbrances, and that the said party of the second part, its success PROVIDED, Always, and these presents	are upon the following covenants and	awful claims of all persons whomsoever.
	FIRST. That said part of the first		to the terms of a certain morrgage note or bond of even date
	herewith, executed by said part of the f		al loan of the sum aforesaid, to the said second party, with in-
		til maturity, at the rate of	per cent per annum, payable annually on the first
	days of in each	rear, according to the terms of said	note; both principal and interest and all other indebtedness
	accruing hereunder, being payable in lawful TION, in Topeka, Kapisas, and all of said not	money of the United States of Ame	note; both principal and interest and all other indebtedness erres, at the office of THE SECURITY BENEFIT ASSOCIA- doe which may become due, on said primitse before the same e, or which may become due, on said primitse before the same intages and assessmenta, and recover the amount so paid with insured in some responsible company or companies, approved
	become delinquent; and in case not so paid, the	holder of this mortgage may pay suc	e, or which may become due, on said premises before the same h taxes and assessments, and recover the amount so paid with and as security therefor.
	THIRD. That the said first party shall	I keep the buildings on said premises	insured in some responsible company or companies, approved
	by said second party, for the benefit of said se		Dallaw
•	and shall deliver the policies and renewal remay effect such insurance, and recover of said	ceipts to said second party, and she first party the amount paid therefor	uld said first party neglect so to do, the legal holder hereof with interest at ten per cent per annum, and this mortgage ements on said premises in as good condition and repair as
	FOURTH. That said first party shall keep they now are, and shall not suffer waste nor n	all fences, buildings and other improv	cements on said premises in as good condition and retair as
	party neglect so to do, said second party or ass FIFTH. In case of default of partment	igns shall be entitled to immediate po	epreciate by neglect or want of care; and should said first ssession of said premises. aid for the period of ten days after the same becomes due, the
	said first part agree to pay to the sa	id second party, or its assigns, intere-	at at the rate of ten per cent per annum, computed annually
	the covenants herein contained, the rents and collateral security for the payment of all mo	the profits of the said premises are neys mentioned herein, and said lezz	interest shall be fully paid; and in case of default of any of pledged to the legal holder or holders hereof as additional and holder shall be entitled to the possession of said property ession shall in no manner prevent or retard the second party
	by a receiver or otherwise as it may elect. It in the collection of said sums by foreclosure or	is also agreed that the taking of poss otherwise.	ession shall in no manner prevent or retard the second party
	the second part; but if said principal or inter- notes, or if spid trace or measurements is not	terein specified, this conveyance shall est notes, or any part thereof, or any paid as provided herein or if default	essons man in no manner pieren of reart the preval party of here void, and is to be released at the expense of said party of interest thereon, be not paid according to the terms of said be made in the acreement to insure, or in the covenant against all become absolute, and the whole of said principal and inter- egond part, or assigns, said this mortgage may thereupon
11	incumbrances, or any other covenant herein est shall immediately become due and payabl	contained, then this conveyance she at the option of the party of the	all become absolutc, and the whole of said principal and inter- second part, or assigns, and this mortgage may thereupon
	shall be sold without appraisement	ing money, interest and costs, withou	t lattiet notice, in case of such forchosure, suid feut estate
	IN WIINESS WHEREOF, The said part	seal, on the day and year above m	entioned.
	name and affixed		
Ĩ	name and affixed		(Seal)(Seal)
	STATE OF KANSAS.	(Seal)	(Seal)
	STATE OF KANSAS,	(Seal)	
	STATE OF KANSAS, County of	BS. day of	
Î	STATE OF KANSAS, County of BE IT REMEMBERED, That on thi aigned, a Notary Public and for the County to me personally ki	(Seal)	A. D. 19, before me, the under-
Î	STATE OF KANSAS, County of BE IT REMEMBERED, That on thi aigned, a Notary Public and for the County to me personally kn execution of the wan IN WITNESS WHEREON	SS. and State aforesaid, came who to be the same person who e 	
Î	STATE OF KANSAS, County of BE IT REMEMBERED, That on thi aigned, a Notary Public and for the County to me personally kn execution of the wan IN WITNESS WHEREON	SS. and State aforesaid, came who to be the same person who e 	
•	STATE OF KANSAS, County of BE IT REMEMBERED, That on thi aigned, a Notary Public and for the County to me personally kn execution of the wan IN WITNESS WHEREON	Ss. day of and State aforesaid, came own to be the same person who e e. F, I have hereunto set my hand and19)	A. D. 19, before me, the under- xecuted the foregoing instrument and duly acknowledged the affixed my official seal, the day and year last above written. <u>Notary Public</u>
•	STATE OF KANSAS, County of BE IT REMEMBERED, That on thi algned, a Notary Public in and for the County to ne personally kn execution of the san IN WITNESS WHEREO (Term expires THE SECURITY BENEFIT ASSOCIAT	(Seal)	(Seal) A. D. 19, before me, the under- vecuted the foregoing instrument and duly acknowledged the affixed my official seal, the day and year last above written. <u>Notary Public</u> TGAGE loes hereby acknowledge full payment of the debt secured by
•	STATE OF KANSAS, County of BE IT REMEMBERED, That on thi algned, a Notary Public in and for the County To me perromally known in WITNESS WHEREO (Term expires THE SECURITY BENEFIT ASSOCIAT the forecome mortessee, and authorize the flee IN WITNESS WHEREOF. The said correly	(Seal)	(Seal) A. D. 19, before me, the under- vecuted the foregoing instrument and duly acknowledged the affixed my official seal, the day and year last above written. Notary Public, TGAGE loes hereby acknowledge full payment of the debt secured by County, Kanas, to Jischarge the same of record. Se signed by its National Pereiden, National Servertary and Servertary and Servertary and
•	STATE OF KANSAS, County of BE IT REMEMBERED, That on this signed, a Notary Public in and for the County To me personally key its me version of the san IN WITNESS WHEREO (Term expires THE SECURITY BENEFIT ASSOCIAT the forceoing mortesses, and authorize the flee IN WITNESS WHEREOF, The said corp its seal to be affixed, this	(Sral) (Sral)	(Seal) A. D. 19, before me, the under- vecuted the foregoing instrument and duly acknowledged the affixed my official seal, the day and year last above written. Notary Public, TGAGE loes hereby acknowledge full payment of the debt secured by County, Kanas, to Jischarge the same of record. Se signed by its National Pereiden, National Servertary and Servertary and Servertary and