MORTGAGE RECORD 76

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.50.

Reg. No. 1505

345

1		WALVERSTOPPA 1930	STATE OF KANSAS, DOUGLAS COUNTY,	
day of		Katherine A. Stanley & Boger E. Stanley her husband,	This instrument was filed for record on the 21 day of	
.M.		TO	- Aue. A. D. 1931 ali 05 o'clock A. M. Elice Completion .	
Deeds. y.		N. P. Henley, Tress, Hesper Cemetery Pund	By Begister of Deeds.	
nd nine		THIS INDENTURE, Made this 13th day of bundred and thirty-one between Katherine A. Stanley and Roger :	August, in the year of our Lord, one thousand nine	
		of Eudore in the County of Doug	zlas and State of Kansas	
nd part,		parties. of the first part, and N. P. Henley, Trees, I	Hesper Cemetery Fund part_Y of the second part.	
ceipt of ad part,		WITNESSETH, That the said partices_ of the first part, in consid- 	DOLLARS, to them duly paid, the receipt of Grant, Bargain, Sell and Mortgage to the said part. of the second part,	
			at Quarter $(\frac{1}{4})$ of the Shuth West Quarter $(\frac{1}{4})$ wmship Thirteen (13) Range Twenty-One (21) ; twenty acres more or less.	
nd, and		with the appurtenances and all the estate, title and interest of the said par And the mid partlOBLoft the first part do hereby coverant and sprey that wind of a good and indificible estate of inductions therein, free and eleas of in linearch	at the delivery hereof they are the lawful owner S of the premises above granted, and	
ied or h sum tent of red as y this		assessed against said real estate when the same becomes due and payable, and that the and by such insurance company as shall be specified and directed by the part <u>y</u> of the <u>his</u> interest. And in the event that said part <u>105</u> of the first part shall fail t	win, all time during the life of this inforture, pay all tasse or assessments that may be levied or $Q_{\rm m}^{\prime}$ —leep the buildings upon and real estate insured against fore and tornado in such sum second part, the ion if any, much payable to the part_ $Q_{\rm m}^{\prime}$ of the second part to the scient of to pay such taxes when the same become due and payable and to here said premises insured as more, estilute, and the amount so paid shall become a part of the indubtedness, secured by the payable.	
JI	5	Eight Hundred Sixty-Two end 27/100 according to the terms of One certain written obligation for the rayment of	and sum of money, executed on the 13th day of August 131	
um of t said r sny ; kept erome iately		and by <u>1.15</u> terms made payaki to the part <u>J</u> of the second part, with sums of mong starsmoth by the and part <u>J</u> . of the second part, by the raw jinners part <u>1.65</u> , of the first part, built fail to pay the same as provided in this indexim- And this convergence shall be void if the happennet its marks as herein specified, and part thereof a say obligation criteric thereby, or interest thereon, or if the tasks on sum up, a provided herein, or if the building cosis and ray states parts thereon, or is a specific part of the part of the specific part of the the part of the pa	all interest accruing there a seconding to the terms of said chilgstion and also to secure any sum or nee or to charlange any taxes with interest thereon as hereas provided, in the event that and the obligation contained therein fully discharged. If default here are any real contains and advection that any solves due and synchronize or the interest in and the advection and advection the answer of the default of the interest in a set of advection of the second synchronize and set of the interest of the interest of the advection of the second synchronized and set of the interest of the second synchronized for the second synchronized and second set of the second	
rents n the e, on xtend		and benefits according to the day measure of the main transmission of the the point transmission of the transmission of transmission of the trans	and it shall be hardle for the main port. Y, of the second part. thereas in the assume provided by the said to have a rever separated to rollect the rents of, in the manage presentivel by have and one of at an incompy arriang from such axis to retara the thereas, and the very obligations of the product and the part of the product and the and such and revery obligations during contained, and all bondits serving thereform shall estend nature and any such that the part by the product and the product and the product and nature and any such as the product of product and the product and the product and increases and prove obligations of the repetitive particle parts herein. Increases between the product of the product and the product and product and product and increases and product the product of product and the product and product and increases and product the product of product and product and product and increases and product and the product and and product and product and increases and product and product and product and product and product and increases and product and product and product and product and product and increases and product and product and product and product and product and increases and product and product and product and product and product and increases and product and product and product and product and product and increases and product and product and product and product and product and increases and product and product and product and product and product and increases and product and product and product and product and product and increases and product and pr	
last (AL)		above written.	Roger E. Stenley (SEAL)	
AL)			Katherine A. Stanley (SEAL)	
AL)			(SEAL)	
<u></u>		STATE OF Kenses		
ie, a		COUNTY OF Dougles /**. BE IT REMEMBERED, That on this 13th day of August A. D. 19.32, before m		
tion last	Notnry Public in the aformaid County and State, eame. Katherine A. Stanley and Roger J. Stanley her husband, to me personally known to be the same person. As who executed the forgoing instrument and duly achnowledged the execut of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affined my official scal on the day and year I above written. My commission expires on the 4th O. F. Richerds Norme Dublic			
-			Notary Public.	
rof		I, the undersigned owner of the within mortgage, do hereby acknowledg Deeds to enter the discharge of this mortgage of record. Dated this	ge the full payment of the debt secured thereby, and authorize the Register of day of, 19	
anera		and the second sec	Mortgagee. Owner.	
Contraction of the second		and a second	and the second	