MORTGAGE RECORD 83

(62-2/3) feet; thence West One Hundred Ten (110) feet to place of beginning, together with the right (62-2/3) feet; thence West Com Hundred Ten (110) feet to place of beginning, together with the right of the ensement as to driveway as reserved in Karranty Deed dated and recorded July 31, 1935, in the office of the Register of Deeds of Douglas County, Kansas, in Book No. 131 of Deeds at pages No. 271 and No. 272, respectively; also right of essement for the purpose of ingress and egrees over the thirty (30 foot strip of land adjacent to and on the Esst side of the property just described; also a right of ease ment over a tralve (12) foot strip of land extending Esst, from the thirty (30) foot strip just referred to, to Ohio Street; the North line of the said thirty (35) foot strip just referred to, contended to Ohio Street; being the North line of the said twelve (12) foot strip; said ensement being more particul arly described in a certain agreement entered into between R. L. Grider and Nellie Q. Grider, his wife, and E. D. Kinney and Sophia Kinney, his wife; parties of the first part and Edin O. Stone, et al, part ies of the second part, filed in the office of the Register of Deeds of Douglas County, Kansas.

And the said perties of the first part expressly agree to pay all instalments of principal and interest of said note promptly as they become due, and to may all taxes and assessments against said premises when they become due; and agree that when any taxes or assessments shall be made upon said los or upon said party of the second part or assigns, on account of said loan, either by the State of Kanse or by the county or town wherein said land is situated, the parties of the first part will pay such tay es or assessments when the same become due and payable; and that they will keep the buildings upon the the or assessments when the same become due and payaole; and that they will keep the ould'rig upon the above described real estate insured in such forms of insurance as may be required by the party of the second part, insome solvent incorporated insurance company or companies approved by the said party of the second part for a sum satisfactory to and for the benefit of the party of the second part herein, the second part or assigns, so long as the debt above secured shall remain unpaid, and make the policy or policies of insurance payable to the party of the second part herein or assigns, and deliver the said policy or policies to icies to the party of the second part or assigns, as collateral security for the debt hereby secured.

The said parties of the first part further agree to keep the buildings and other improvements of the srid premises in as good condition and repair as they are at this date, and shall not permit nor su fer any waste in and to the property, or any pert thereof, and any violation of this covenant shall, at the option of the party of the second part, render the whole of said principal sum and interest due and payable immediately.

And it is further provided and agreed by and between said parties hereto that if default shall be made in the payment of any instalment of principal of said note or any instalment of interest there on, or any part thereof when due; or if the taxes or assessments on said premises are not fully paid One of any part thereon when due, or it who cares of associations on state produces in not tarky part before the same shall become delinquont; or upon failure on the part of the parties of the first part to pay the taxes or assessments upon the loan secured by this mortgage or the holder thereof, or the insurance presiums as heretofore restioned, or to deliver policy or policies of insurance as above re-quired, then in such case the whole of said principal and interest shall, at the option of said second party or safars, become due and payable, and this mortages may be foreolosed at any time after such default; but the omission of the party of the second part or assigns, because this option at any time after such default; but the omission of the party of the second part or assigns to exercise this option at any time or times shall not preclude said party of the second part from the exercise thereof at any subsequent default or defaults of said first parties in payment as aforesaid; and it shall not be necessary for said party of the second part or assigns to give written notice of its or their intention to exer-cise said option at any time or times, such notice being hereby expressly waived by said parties of the first part.

It is further provided that said party of the second part or essigns may at its or their option py said taxes, assessments and insurance promlums on the failure of the parties of the first part to pay the same as above mentioned, and the money so paid, with interest thereon at the rate of ten per cent. per annum form date of payment, shall be a part of the debt secured and collectible under this morte ge; and the said party of the second part or assigns shall, at its or their option, be entitled be subrogated to any lien, claim or demand paid or discharged with the money looned, and advanced by the party of the second part and secured by this mortgage. And the party of the second part, or assign may pay and discharge any liens that may oxist against above described real estate that may be prior The party of the Second part and sound by this matching of the second second party of the Second part and sound second second part of the term of this mortgage; and the money so paid shall become a part of the lien of this

and senior to the lien of this mortgage; and the money so paid shall become a part of the lien of this mortgage and bear interest at the rate of ten per cent, per annum. In case of foreclosure, seid party of the second part, or assigns, shall be entitled to have a receiver appointed by the Court, who shall enter and take possession of the premises, collect the rents and profits thereon and apply the same as the Court may direct, and any judgment for the foreclosure of this mortgage shall provide that all the land herein described shall be sold together and not in separate parcels

Privilege is given to seid party of the first part, heirs or legal representatives to make addi tional payments on the principal sum of seid note on any interest due date, in accordance however with the terms of such privilege as set forth in said note.

The foregoing conditions, covonents and agreements being performed, this mortgage shall be void and shall be released by the party of the second part at the costs and expense of the parties of the first part; otherwise to remain in full force and virtue.

IN WITNESS WHEREOF, the said parties of the first part have hereunto set their hands and seals on the day and year first above written.

Edwin 0. Stene Jessie A. Stene

State of Kensas

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County of Dougles) ss: Be it remembered, that on this minth day of April, A.D. 1937, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came EDWIN O. STEXE, and JESSIE A. STENE, h to the came marging who executed the foregoing mortgage, and his wife who are personally known to me to be the same persons who executed the foregoing mortgage, and such persons duly acknowledged the execution of the same. In Testimony Whereof, I have hereunto set my hand and affixed my official seal the day and year

last above written

NallaBas

(SEAL) Term expires 10/3, 1940

Arthur S. Peck Notary Public, Douglas County, Kansas.

____Register of Deeds

Resorded Acril 10, 1937 at 8:55 A.E.

Receiving No. 4174 A

MORTGAGE

THIS INDENTURE, Made this 9th. day of April in the year of our Lord one thousand nine hundred thirty seven, by and between Ernest A. Pohl and Opal Pohl, his wife of the County of Douglas and State of Kansas, parties of the first part, and The Baldwin State Bank, of Baldwin City, Kansas party of the second part

WINESSETH, That the said parties of the first part, for and in consideration of the sum of # Five hundred $\gamma_- - -$ DOLLARS, to them in hand paid by the said perty of the second part, the receipt whereof is hereby acknowledged, have Granted, Bergsined and Sold, and by these presents do Grant, Ear-Gain, Soll, Convey and Confirm, unto the said party of the second part, and to its successors and assign forever, all of the following-described tract, piece, or parcel of land, lying and situate in County of

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