MORTGAGE RECORD 84

.

FROM	STATE OF KANSAS, DOUGLAS COUNTY, 55.
Ford I. Stought ft and legister ft. Stor	This instrument was filed for record on the day of
Earl L. Stanolift and Loretta Stanolift TO	<u>May</u> X. D. 19 43., at 11:55 o'clock A. M.
The Lewrence Building & Loss Ac-to	Harold U. Bleck Register of Deeds.
The Lawrence Building & Lean Ass'n	By Deputy,
hundred andforiy-three,between	, in the year of our Lord, one thousand nine
arl L. Stanclift and Lorotta Stanclift, husband and	
of Lawrence in the County of Douglas part ios of the first part, and The Lawrence Building an	and State of Kansas
WITNESSETH, That the said partion of the first part, in consid-	part y of the second part.
loven hundred and no/100	
	t one half of the East one half of the Northwest 19 East, which point is approximately in the
center of the pavement of U.S. Highway No. 40 Section 34, 168.5 feet, thence South parallel	
	I to the West line of the West half of the East
	ming an interior angle of 69° 52', thence West
	3.5 feet, to the West line of said West half of
	nce North along said West line 270 feet to the
place of beginning.	
with the appurtenances and all the estate, title and interest of the said p	art. 105 of the first part therein. the delivery hereof thay are the lawful ownerS. of the premiers above granted.
the period of a good and inderensible estate of inheritance therein, free and clear of all i	incumbrance
where a sum and by each insurance company as shall be perforded and by packing and that LLD interest. And in the event that said part $\frac{100}{2000}$ the first part shall fail a brening provided, then the part $\underline{V}_{}$ of the second part may pay said tates and insure that individe the the part $\underline{V}_{}$ of the second part may pay said tates and insure the individent states in the rest set of 10% from the date of a payment un	thereto. at all times during the life of this indicature, pay all taxes or assessments that may be level dy_will.herp the buildings upon add real or ate insured axiant for and toreado in af the second part, the loss, if any, made payable to the part U - of the second part to the in pay and have when the same become due and payable and to they suble premises insured many, or either, and the amount so paid shall become a part of the infebredness, secured by all folly republic.
THIS GRANT is intended as a mortgage to serve the payment of the sum of Eleven Hundred and no 100	26th May 26t
nd by <u>$1ts$</u> terms made payable to the part y of the second part, with all int r sums of money advanced by the said part y of the second part to pay for any incu	aid som of money, executed on the _26th_ day of1000
aid part 202 of the first part shall fail to pay the same as provided in this indenture	the obligation contained there'n fully discharged. If default be made in such rayments or any
of kept up, as provided herein, or if the buildings on said real estate are not kept in as all become abaloids, and the whole sum remaining unpid, and all of the obligations pro- nmediately mature and become due and payable at the option of the holder hereof, with	Times or to discharge any taxe with interest therean an herein precision, in the servit that the addression entropy of the service of the service of the service of the service of the discharge of the service of the discharge of the service of the off restrict a large or mow, or if wants is committed on and prevines, the like non-repre- sent of the service of the service there are no service of the service of the service of the service of the service of the service there are the service of the service there are the service of the service there are the service of the serv
ents and benefits accruing therefrom; and to sell the premises hereby granted, or any pa o retain the amount then unpaid of principal and interest, tarether with the costs and ch	art thereof, in the manner prescribed by law and out of all moneys arising from such sale
It is agreed by the parties hereto that the terms and provisions of this indenture ar stend and inure to, and be oblicatory upon the heirs, executors, administrators, person	al each and every obligation therein contained, and all benefits accruing therefrom shall
IN WITNESS WHEREOF, The partlesof the first part have h ritten.	hereunto set_kLG1rhandsand seal sthe day and year last above
	Earl L. Stanolift (SEAL)
	(SEAL)
	(SEAL)
TATE OF Kansas)	
ounty of Douglas }ss.	
Notary Public in the afore	Sthday ofA. D. 1943, before me, a said County and State, came
Earl L. Standlift and Loretta .S to me personally known to be the same person	itanolift, husband and wife
	to subscribed my name, and affixed my official seal on the day and year last
	이는 이는 것은 것은 사이지는 이들을 수요. 이는 것은 것을 했다. 이는 것은 것은 것은 것은 것은 것은 것을 것을 했다. 것은 것은 것은 것을 것을 했다. 것은 것은 것은 것을 것을 했다. 것은 것은 것은 것은 것을 것을 했다. 것은 것은 것은 것은 것을 것을 했다. 것은 것은 것은 것은 것은 것을 것을 했다. 것은 것은 것은 것은 것은 것은 것은 것은 것을 했다. 것은 것을 했다. 것은
My commission expires on the <u>19th</u>	Geo, D. Walter
Move written. My commission expires on the <u>19th</u>	Notary Public. Ins Halcase
My commission expires on the _19th	EASE in the original
My commission expires on the19th	EASE as written are the full payment of the debt secured thereby, and nuthorize the Register wor tages - 20 th day of tarman , 1944, 90 there
My commission expires on the <u>19th</u> REL I, the undersigned owner of the within mortgage, do hereby acknowle I Deeds to enter the discharge of this mortgage of record, Dated this Detail of the the the second second Detail of the second secon	EASE as written in the original debt secured thereby, and suthorize the Register wor tages . (0.14 day of structure, 1944, 19
My commission expires on the <u>19th</u> REL L, the undersigned owner of the within mortgage, do her-hy acknowle t Deeds to enter the discharge of this mortgage of record. Dated this Dated thi	EASE as written are the full payment of the debt secured thereby, and nuthorize the Register wor tages - 20 th day of tarman , 1944, 90 there