This mortgage is given to secure the payment of the principal sum of Eleven Thousand Two Mundred Fifty and No/100 - - - Dollars (\$ 11250.00), as evidenced by a certain promis-mory note of even date herewith, the terms of which are incorporated herein by reference, payable with interest at the rate of Five and One-four typer centum (51 %) per annum on the unpaid balance until paid, principal and interest to be paid at the office of CAPTICL FEDERAL SAVIN'S AVD LNAW ASSOCIANT in Topeka, Karsas ... or at such other place as the holder of the note may designate in writing, in monthly installments of Distant Two and Diversion (52-21)

15 1

The Mortgagor covenants and agrees as follows :

1. That he will promptly pay the principal of and interest on the indebtedness evidenced by the said 1. That he will promptly pay the principal of and interest on the indebtedness evidenced by the said note, at the times and in the manner therein provided. Privilege is reserved to pay the debt in whole, or in an amount equal to one or more meably payments on the principal that are next due on the note, on the first day of any month prior to maturity. Provided, kowever, that written notice of an intertion to exercise such privilege is given at least thirty (30) days prior to prepayment, is insured under the previous of the National Housing Act, he will prior to maturity and at that time it is insured under the previous of the National Housing Act, he will pay to the Grantee an adjusted premium charge of one per centum (1%) of the original principal amount thereof, except that in no event shall the adjusted premium exceed the insured until maturity; such payment to be applied by the Grantee upon its obligation to the Federal Housing Commissioner on account of mortgage insurance.

. That, together with, and in addition to, the monthly payments of principal and interest payable the terms of the note secured hereby, the Mortgagor will pay to the Mortgages until the said note a fully paid, the following sums :

- (a) If this mortgage and the note secured hereby are insured under the provisions of the National Heining Act and so long as they continue to be so insured, one-twelfth (i, j) of the annual mortgage insurance premium, for the purpose of putting the Mortgage in funds with which to discharge the said Mortgage's obligation to the Federal Housing Commissioner for mort-gage insurance premiums pursuant to the applicable provisions of the National Housing Act, as amended, and Equilations thereunder. The Mortgage stail, on the federal obligation of its obligation to recent to the necessaries of the Mortgage and the Mortgage insurance premiums constrained to the solution of the obligation to any mortgage insurance premiums, credit to the necessaries of the Mortgage and the Mortgage and the Mortgage and the Mortgage and the constraint of the Mortgage and the Mortgage and the constraint of the Mortgage and the solution of the Mortgage and the the provisions of this subsection which the Mortgage has not become obligated to pay to the Federal Housing Commissioner.
- A sum equal to the ground rents if any and the faxes and special assessments next due on the • some spine to the ground rents of any and the taxes and special associations both due on the premises reversed by this mortgrage, plus the ground rule out in even due and particles of free and other barrand increases on the premises covered hereby tail as estimated by the Mortgrages' less all sums already paid therefore divided by the number of months to elapse before one month prior to the date when such ground rents, promiums, taxes and apscul assessments will become definition, such such such solve the large before the taxes in trust to pay and ground rents, premiums, taxes and apscul assessments, before the same become definition.
- (c) All payments mentioned in the two preceding subsections of this paragraph and all payments to be made under the note secured hereby shall be added together and the aggregate amount thereof shall be paid by the Mortgaget each month in a single payment to be applied by the Mortgages to the following items in the order set forth:

minutener; (31) ground cents, if any taxes, assessments, fire and other leazard insurance premiums; (31) interest on the noise secured hereis; and (33) amortization of the principal of and rote.

Any defensive in the amount of such aggregate monthly payment shall, unless made good by the Mortgagor prior to the due date of the next such payment, constitute an event of default under this mortgage. The Mortgage may collect a "late charge" not to exceed two cents (2e) for each dollar (21) of each beginnent more than fifteen (15) days in arrears to cover the extra expense involved in handling intemport payments.

3. That if the total of the paymenta made fit the Mortgager order (b) of paragraph 1 preseding shall served the amount of paymenta actually made by the Mortgager for ground rents, takes and associated or insurance premiums, as the case must be, such encous shall be credited by the Mortgager on scheequent matrixens of the same nuture to be must be the Mortgager. [3], however, the month parameter made by the Mortgager under (b) of paragraph 2 provoling shall not be ordered to the paragraph on the taxes and or insurance premiums, as the case may be, such excess shall be credited by the Mortgages on scheequent parameters of the same matters to be made by Mortgages . B, however, the normal parameters are the Mortgages moder (b^{+}) of paragraph 2 proceeding shall not be sufficient to parameters that same and assessments or incurance protonoms as the case may be, when the same shall be so the and parallel, then the Mortgages shall part to the Mortgages and assessments or incurance protonoms as the case may be, when the same shall be does not be as parallel, then the Mortgages shall part be decision? On or before the date when parameters of such growing random ranks, three and assessments or incurance protonoms as the case may be, when the same shall be does and parameters of such growing ranks are assessments, or intermediates with the provisions of the Mortgages shall the other the decision of the Mortgages with independent of the entire indebto diverse represented thereby, the Mortgages shall be intermediated by the provisions of (c^{+}) of garagraph 2 hereof, which the Mortgages has not become decision diverse the pare to the Federal Homang Commissioner, and any balance remaining in the funder accommitted under the provisions of (b^{+}) of garagraph 2 hereof. If there shall be a default under any of the provisions of