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this mortgage resulting in a public sale of the premises covered hereby or if the Mortgagee acquires the property otherwise after default, the Mortgagee shall apply, at the time of the commencement of such proceedings, or at the time the property is otherwise acquired, the balance then remaining in the sunds accumulated under (b) of paragraph 2 preceding. As a credit against the amount of principal then remaining unpaid under said note and shall properly adjust any payments which shall have been made under (d) of paragraph 2.

4. That he will pay all taxes, assessments, water rates, and other governmental or municipal charges, fines, or impositions, for which provision has not been made hereinbeforg, and in default thereof the Mortgaree may pay the same.

5. That he will keep the premises above conveyed in as good order and condition as they are now and will not commit or permit any wasta thereof, reasonable wear and tear excepted.

In win the comment of permits any water interest, reasonable weat and tear excepted.
a. That the Mortgagor will keep the improvements now existing or hereafter erected on the mortgaged premises, insured as may be required from time to time by the Mortgages against loss by fire and other hazards, casualisis and contingencies in such amounts and for such periods as it may require and will pay promptly, when due, any premiums on such insurance provision for payment of which has not been made hereinbefore. All insurance shall be earried in companies approved by the Mortgagee and the policies and renewals thereof shall be held by it and have attached thereto loss payable clauses in favor of and in form acceptable to the Mortgagee. In event of loss he will give immediate notice by mall to the Mortgagee instead of to the Mortgager. In event of loss he will give immediate notice by mall to the Mortgagee instead of to the Mortgager and the Mortgagee jointly, and the insurance proceeds, or any part thereof, may be applied by the Mortgages is justify, and the insurance proceeds, or any part thereof, may be applied by the Mortgage jointly, and the insurance proceeds, or any part thereof, may be applied by the Mortgage jointly, and the insurance proceeds, or any part thereof, may be applied by the Mortgage in the property damaged. In event of foreclosure of this mortgage or other transfer of tills to the mortgage property in extinguishment of the idebt secured hereby, all right, tille and interest of the Mortgagor in and to any insurance policies then in force shall pass to the purchaser or grantee.

7. That if the Mortgagor fails to make any payment provided for in this mortgage for taxes, insurance prémiums, repair of the premises, or the like, then the Mortgageë may pay the same and all sums so advanced, with interest thereon at the rate set forth in the note secured hereby from the date of such advance, shall be payable on demand and shall be secured hereby.

8. That if there shall be a default in any of the terms, conditions of covenants of this mortgage, or of the note secured hereby, then any sums owing by the Mortgager to the Mortgagee shall, at the option of the Mortgagee, become immediately due and payable. The Mortgagee shall then have the right to enter into the possession of the mortgaged premises and collect the rents, issues and profits thereof. In the event of any default, as herein described, this mortgage may be foreclosed. Appraisement is hereby waived.

9. The Morfgagor further agrees that should this mortgage and the note secured hereby not be eligible for insurance under the National Housing Act within δ months from the date hereof (written statement of any officer of the Federal Housing Administration or authorized agent of the Federal Housing Commissioner dated subsequent to the δ months time from the date of this mortgage, decining to insure said note and this mortgage, being deemed conclusive proof of such ineligibility), the Mortgage or the holder of the note may, at its option, declare all sums secured hereby immediately due and payable.

10. The Mortgagor covenants and agrees that so long as this mortgage and the said note sedured hereby are inaured under the provisions of the National Housing Act, he will not execute or file for record any instrument which imposes a restriction upon the sale or occupancy of the mortgaged property on the basis of race, color, or creed. Upon any violation of this undertaking, the Mortgagee may, at its option, declare the unpaid balance of the debt secured hereby immediately due and payable.

Notice of the exercise of any option granted herein to the Mortgagee is not required to be given. The covenants herein contained shall bind, and the benefits and advantages shall inure to, the respective heirs, executors, administrators, successors and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

and year first abo	WHEREOF the Mortgag	or (s) have here	unto set their h	and (s) and seal (s	s) the day
and year more and	1°	the for	la inter 1	1.0.	
terrente.	Company Providence	[SEAL]	mala Sr	hody	[SEAL]
C PLACE	and the second second second	[SEAL]	land inder	abodir	[SEAL]
North States		Lesato (1)	ria Inbody		V- LODALJ
STATE OF KAL	NSAS,	1			
COUNTS OF	Douglas	882			· · · · · · · · · · · · · · · · · · ·
Party on a	BEREV, that on this	774	ay of Centra	+	, 195%
	dersigned; a Notary Pul				
Donald Inbody	and Gloria Inbody,	his , to me per	sonally known to I	be the same perso	n(s) who
executed the above	e and foregoing instru	ment of writing, a	nd duly acknowled	ged the execution	of same.
IN WITNESS	WHEREOF, I have hereu	into set my hand an	d Notarial Seal an	the day and Bear	last show
written.	State (State & real and a		Pall	and search and search	Hat above
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My Commission e	xpire Jen 18. 1	463 E.	C. Place	Notas	ry Public.
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Harold W. Beek

ecorded August 27, 1959 at 2:50 P.M.