	The Mortgagor covenants and agrees as follows:	
decidas	 That, together with, and in addition to, the monthly payment hereby, the Mortgagor will pay to the Mortgagee until the said note is f 	of principal and interest payable under the terms of the note secu- ully paid, the following sums:
	obligation to the Federal Heusing Administrator for mortga National Housing Act and Rules and Regulations thereunder. T	12 of .0.00 — per centum (
18	(b) A sum equal to one-twelfth (1/12) of one-half of one per centure said note as a service charge, which sum is more particularly to taxes, assessments, and fire and other hazard insurance herein with this mortgage and the note secured breely.	n (%%) of the amount of principal then remaining unpaid under to cover the expenses of handling the monthly payments on account after provided for, and to cover the other servicing costs in connection.
g and the	(c) An installment of the is an installment of the is an installment of the prenium or prer iums that will become due and paloss by fire or such other hazard as may reasonably be required factors, i.e., the installment shall be equal restricted in maximal cansonents next due (as estimated by the Mout number of months that are to clayse before one month prior to will become due. The Mortgagee shall hold the monthly payme ments when due.	fiel against the premises covered by this mortgage; and an insta- yable to renew the insurance on the premises covered hereby again of by the Mortgage is amount and in a company or commander when the sectively by the estimated premium or premiums for such insuran- gage), less all installments already paid therefor, divided by the the date when such premium or premiums and taxed and assessment its in trust to pay such premium or premiums and taxed and assessments in trust to pay such premium or premiums and taxed and assessments.
13	(d) All payments mentioned in the three preceding subsecti of hereby shall be added together and the aggregate amount there be applied by the Mortgagee to the following items in the order	this paragraph and all payments to be made under the note secur of shall be paid by the Morigagor each month in a single payment set forth:
the San	(I) premium charges under the contract of insurance with (II) secretic, that gas set, forth, in subsection (b) above; (III) MAKS, assessible(S, S) about the said then hard insurance profit (IV) interest on the note secured hereby; and (V) amortization of the principal of said note.	the Federal Housing Administrator; miums;
1		ent shall, unless made good by the Mortgagor prior to the due date mortgage.
The Bungery	2. That if the total of the payment, made by the Mortgagor under actually made by the Mortgage for takes hid assessibilities or insurance pre Mortgages on subsequent payments of the same nature to be made by the gagor under (e) of paragraph 1 preceding shall not be sufficient to pay tak the same shall become due and payable, then the Mortgages rhall pay to the lefore the date when payment of such takes "assessibilities, or insurance pre Mortgages, in accordance with the provisions of the note scenario, the accordance with the provisions of the note scenario, the same continues the provision of the provisions of (e) of paragraph. I hereof, which the Mortgages has credit to the accordance with the funds accommunicated under the provisions of (e) of paragraph and the funds accommencement of such proceedings, the balance to receding, as a credit against the amount of principal then remaining unpaid have been made under (a) of paragraph.	(c) of paragraph 1 preceding shall exceed the amount of paymen minms, as the case may be, such excess shall be credited by the Mortragage, II, however, the monthly payments made by the Mortragage and payment of the shall askessments or insurance premiums, as the case may be, who Mortragage any amount necessary to make up the deficiency, on summ shall be due. If at any time the Mortragage shall tender to the payment of the entire indebtodiense represented thereby, the Mort of the Mortragage all payments made under the provisions of usy to the Federal Housing Administrator, and any balance red usy to the Federal Housing Administrator, and any balance of the state of the stat
	 That he will pay all taxes, assessments, water rates, and other provision has not been made hereinbefore, and in default thereof the 	overnmental or municipal charges, fines, or impositions, for which
ske	4. 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 waste thereof, reasonable wear and tear excepted.	
	5. That if the premises covered hereby, or any part thereof, shall be damaged by fire or other hazard against which insurance is held as hereabefore provided, the amounts paid by any insurance company pursuant to the contract of insurance shall, to the extent of the indebtedness then remaining unpaid, be paid to the Mortgagee, and, at its option, may be applied to the debt or released for the repairing or rebuilding of the premises.	
	6. That if the Mortgagor fails to make any payment provided for i premises, or the like, then the Mortgagee may pay the same and all sums s from the date of such advance, shall be payable on demand and shall be see	n this mortgage for taxes, insurance premiums, repair of the oadvanced, with interest thereof at six per centum (6%) per annurated hereby.
	7. That if there shall be a default in any of the terms, conditions o sums owing by the Mortgagor to the Mortgagoe shall, at the option of the then have the right to enter into the possession of the mortgaged premisse default, as herein described, this mortgage may be foreclosed. Appraisemen	
	Notice of the exercise of any option granted herein to the Mortgage bind, and the benefits and advantages shall invue to, the respective heirs, exe Whenever used, the singular number shall include the plural, the plural the	e is not required to be given. The covenants herein contained shal cutors, administrators, successors and assigns of the parties hereto singular, and the use of any gender shall be applicable to all genders
\$	IN WITNESS WHEREOF the Mortgagor(s) ha NO hereunto set above written.	
Ma		John S. Stover [seal
9		
Carp		Ada Stover [seal]
(Carp		Ada Stover [seal]
(Carp		
drap)	STATE OF KANSAR.	[seal]
	STATE OF KANSAS, COUNTY OF Bouglas	[seal]
se on nai	and the second s	[SEAL] January , 1936 , before me, the resonally appeared John S. Stover and his wife, Ada
se on nai	COUNTY OF Bouglas 27th day of undersigned, a Notary Public in and for the County and State aforesaid, pt te me personally known to be the same person(s) who executed the above as	[SEAL] January , 1936 , before me, the resonally appeared John S. Stovor and his wife, Ada d foregoing instrument of writing, and duly acknowledged the
se en aal	COUNTY OF Bouglas 27th day of undersigned, a Notary Public in and for the County and State aforesaid, pte me personally known to be the same person(s) who executed the above ar execution of same.	[SEAL] January , 1936 , before me, the resonally appeared John S. Stovor and his wife, Ada d foregoing instrument of writing, and duly acknowledged the

STANCIAN STANCE