MORTGAGE RECORD No. 79

essigns, shall have the option to receive and apply the same on account of the indebtedness hereby secured, or to permit the obligors to receive and use it, or any part thereof, for the purpose of rebuilding or repairing the damaged premises, or for other purpose, without thereby waiving or impair ing any equity or statutory liem or right under or by virtue of this lien, and may place and pay for such insurance or any part thereof, without waiving or affecting the option to forecless or may right hereunder, and each and every such payment shall bear interest from date at the rate of six per cent

(6%) per snnum. To commit, permit or suffer no waste, impairment or deterioration of said property or any part thereof.

The Mortgagor herein hereby sasigns to Home Owners' Loss Corporation my and all rents on the presides herein described and authorizes said Corporation, by its agent, to take possession of said praises at my time there is any defailt in the payment of the debt hereby secured or in the performance of any oblightion herein contained, and rent the same for the secount of the Mortgagor as described herein, and to deduct from such rents all costs of collection and administration and to apply the

of any oblightion herein contained, and rent the same for the socout of the Mortgagor as described herein, and to deduct from such rents all costs of collection and administration and to apply the remainder of the same on the debt hereby secured. That in the event the ownerably of the mortgaged premises, or any part thereof, becomes vested in a person other than the Mortgagor, the Corporation, its successors and assigns, many without notice to the Mortgagor, deal with such successor or successors in interest with reference to this mortgage and the debt hereby secured in the same amount as with the Mortgagor without in any way vitiating or discharging the Mortgagor's likelity hereunder or upon the debt hereby secured. No sale of the premises hereby mortgaged and no forebearance on the part of the Corporation or its assigns and no extension of the time for the payment of the debt hereby secured. No sale of the Mortgagor's discharge, modify, change or affect the original liability of the Mortgagor chardl operate to release, discharge, modify, change or affect the original liability of the Mortgagor for public use under the premises hereby mortgaged, or any part thereof, shall be condexned and taken for public use under the premises hereby mortgaged, or any part thereof, shall be condexned and taken for public use under the premises hereby mortgaged, or any part thereof, shall be condexned and taken for public use under the premises or assigns, up to the acount the unpaid on this mortgage and any be applied upon the payment or payments last puyable herecan. The said Mortgagors bind therealves to keep all buildings and other improvements upon and premises in as good repair and condition as the same ere in at this date but not to erect or parmits to be erected any new buildings on the premises herein mortgaged to add to or permit to be added to any of the existing improvement thereon without the written consent of the holder or holdere of asid notes shall insadistely become due and collectible at t

a maiver of the terms hereof or of the instrument secured hereby.
If foreclosure proceedings of any second mortgage or second trust deed or junior lies of any kind should be instituted, the Corporation may at its option immediately declars its lies and here which the same secures, due and payable and start such proceedings as may be necessary to protect its

the same secures, due and payable and start such proceedings as may be necessary to protect its interests in the precises. If any of said sums of money herein referred to be not promptly and fully paid within ninety (90) days next after the same severally become due and payable, or if each and all of the stipulations, screements, conditions and covenants of each promisery note and this instrument, are not ally performed, complied with and abiled by, the said apprecise sum mentioned in said promiseory note shall become due and payable forthwith or thereafter at the option of the Corporation, its machesis, legal representatives or assigns, as fully and completely as if the said aggregate sum of the thousand four hundred twonty-seven and 55/100 DOLLARS was originally stipulated to be paid on such day, mything in said promissory note or herein to the contrary notwithstanting.

Were and 50/100 Soluars was originally supprised to be paid on such day, saything in sale promissory note or herein to the contrary notwithstanding. If more than one joins in the execution hereof as Mortgagor or any be of the fominine, respectively, and the sold Mortgagors for said consideration do hereby expressly waive all benefit of the home-stead and exemption laws of the State of Kansas. In testimory whereof the said Mortgagors have hereunto subscribed their names on the day and year first provide an antipada.

first above mentioned.

J. C. Evans Alice S. Evans

ACKNOWLEDGMENT

State of Kansas, Pouglas County, ss.

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BE IT REMEMBERED, That on this 5th day of February, A. D. Mineteen Hundred and thirty four before me, the undersigned, a Notary Public in and for said County and State, come Alice S. Frans and J. C. Evens, wife and husband who are personally known to use to be the identical persons described in, and who executed the foregoing mortgage deed, and duly acknowledged the execution of the same to be their voluntary set and deck. IN TESTIMONY HEREOF, I have heremuto subscribed my name and affixed my official seal on the day

and year last above writte

Legal Seal My Commission expires March 22, 1934 T. J. Sweeney Jr. Notary Public. Douglas County, Kansas

Recorded Feb. 9, A. D. 1934 at 3:40 P. M.

Sei Company Register of Deeds .

Loan No. 14A 457 Application No. 14A Douglas 24

THIS INDENTURES, Made this 7th day of February, & D. Mineteen Hundred and Thirty Four, by and between Willie L. Smith and Jemie Smith, hustand and wife, in the County of Douglas, and State of Kaness, parties of the first part, and the Home Owners' Loom Corporation, party of the second part .WINESSENT, That the said parties of the first part, for and in consideration of the sum of One thousand one hundred fifty-one and 24/100 DOLLARS, to them in hand paid by the said party of the second

MORTGAGE