MORTGAGE RECORD No. 79

MORTGAGE

0

C

·

r

Ŋ

Loan No. 14A 471 Application No. 14A Douglas 9

THIS INDENTURE, Made this 8th day of February, A. D. Mineteen Hundred and Thirty Four, by and This INDERFORM, Made this Sth day of FODWLATY, A. D. Minateen Humbrod and Thirty Four, by and between Chunde Z. Mathemes and Helen Mathems, humbond and wife, in the County of Douglas, and State of Kanzas, parties of the first part, and the Home Owners' Loss Corporation, party of the second part; WITWESSETH, that the said parties of the first part, for and in consideration of the sum of Three humbred minety-four and 35/100 DOLLARS, to them in hund paid by the said party of the second part, the receipt whereof is hereby acknowledged, do hereby HOMTOADE ADD WARRANT to the said party of the second part and to its successors and nesdage forware, all of the following-described real estate, lying and situate in the County of Dougles, and State of Kanzas, to-wit:

Lot Numbered One Hundred Forty-two (142) on Pennsylvania Street in the city of Lawrence, Lot Numbered One Hundred Forty-four (144) on Pennsylvania Street in the city of Lawrence,

TO HAVE AND TO HOLD the same, with appartenances thereto belonging or in anywise appertaining, unto the said party of the second part, its successors and assigns forever: PROVIDED, HONEYER, fint if the said parties of the first part shall pay, or cause to be paid, to the said party of the second part, its successors or assigns, the sum of money hereinafter steted and as herein provided according to the tenor and effect of a promissory note, bearing even date herewith, executed by the said Mortgagors and payable at the office of said Corporation in Washington, D. C., which note represents a just indebtedness and actual logan from said Corporation to said Mortgagors and shall perform all and singular the covenants herein contained, then this mortgage to be void and to be released at the grappe of the said Mortgagors. , periodin all sha singlar: the oremanes herein conventes, and while moregage to be void find to leased at the expense of the said Moregagers, otherwise to reach in full force and effect. The said obligors, for themselves, their heirs, executors, administrators and assigns, hereby covbe released

enant and agree; Whenever there is a reference in the covenants and agreements herein contained, to any of the

memberer where is a reference in the construction an appendix for the formatice, you go the output of the parties here to, the same shall be constructed to mean as well the here, representatives, successors and assigns (either voluntary by act of the parties or involuntary by operation of the law) of the same. For value received and the constituent of efforceald, the Mortgagors herein hereby oblight them.

peries herets, the same shall be construed to mean as well the heirs, representatives, subcessors and assigns (either voluntary by net of the parties or involuntary by operation of the left) of the same. For value received and the consideration of aforenald, the Mortgagors herein hereby obligate them-releves to pay to the Corporation at its office in Mashington, D. G., or to its low coressors or assigns, interest on the unpaid behave and the reachinger to be received be applied first to interest on the unpaid behave and the reachinger to principal until coil debt is poid in full. Burn parents may be made at any time and interest will be charged only on the unpaid behave. It is agreed that the borrover may pay a sun of SL-97 monthly, from date until June, 1936, representing interest only on and debt, at his option, provided all other conditions and covenants of his note at the instruments ecuring the same are promptly not, and thereafter the anothly payment insigned until said debt is paid in full. It is further agreed that time is of the essence of this contract and that in the event of default in payment of any instellaent for a period of ninety (90) days the holder of this note any, at its option declare all the reanider of said debt due and collectible, and any failure to exercise said option shall not constitute a miver of the right to exercise the same at any other time. To pay all and eingular the taxes, assessments, levies, liabilities, obligations and enabymace of every nature on said described property and deliver the officiel receipts therefor to the Corpora-tion, or a certificate signed by each taxing officiel to the anter of a star, may at any time pay the same withing or affecting the option to foreclose or any right hermaler, and every payment so male deal level interest from the date thereof at the rate of all approach, any at any time pay the same withing ar affecting the corporation, its legal representatives or caling, may at any time pay the same withindur affecting have every such paynent

The Mortgagor herein hereby assigns to Home Owners' Loan Corporation any and all rents on the premises herein described and authorizes said Corporation, by its agent, to take possession of said premises at any time there is any default in the payment of the debt hereby secured or in the performance of any oblightion herein contained, and rent the same for the account of the Mortgagor as described herein, and to deduct from such rents all costs of collection and doministration and to apply the remainder of the same on the debt hereby secured.

the remainder of the same on the debt hereby secured. That in the event the ownership of the mortgaged premises, or any part thereof, becomes vested in a person other than the Mortgagor, the Corporation, its successors and assigns, may, without notice to the Mortgagor, deal with much successor or successors in interest with reference to this mortgage and the debt hereby secured in the same manner as with the Mortgagor without in any way vitiating or discharging the Mortgagor's liability 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 given by the Corporation or its assigns herein either in mhole or in part. That in the event the premises hereby mortgaged, or any part thereof, shall be condemned and taken for public use under the power of eminent domain, the Corporation, its successors and assigns, shall here the right to demand that all damages swarded for the taking of or damages to said premises shall

121