MORTGAGE RECORD No. 79

be peid to the Corporation, its successors or assigns, up to the amount then unpeid on this mortgage and may be applied upon the payment or payments last payable hereon. The anid Mortgagors bind themselves to keep all buildings and other improvements upon said premises in as good repeir and condition as the same are in at this date but not to erect or permit to be erected any new buildings on the premises herein mortgaged or to add to or permit to be added to any of the existing improvements thereon without the written consent of the holder or holders of said The solution of any violation or attempt to violate this sipulation each solution to the solution of the solution of any violation or attempt to violate this sipulation each solid of the solid notes shall immediately become due and collectible at the option of the holder or holders thereof. It is specifically agreed that time is of the essence of this contract and that no waiver of any obligation hereinder of of the obligation secured hereby shall at any time thereafter be held to be

a weiver of the terms hereof or of the instrument secured hereby. If foreclosure proceedings of any second mortgage or second trust dead or junior lien of any kind

should be instituted, the Corporation may at its option immediately declare its lien and the note which the same secures, due and payable and start such proceedings as may be necessary to protect its interests in the premises. If any of said sume of money herein referred to be not promptly and fully paid within ninety (90)

Any next first the same severally become due and provide, or if each and all of the stipulations, agreements, conditions and covennts of anid provides ry note and this instrument, are not duly performed, complied with and abided by, the said aggregate sum mentioned in said promissory note shall become due and psychle forthmith or thereafter at the option of the Corporation, its successors, leggl representatives or essigns, as fully and completely as if the said appresance oun of Three hundred minet four and 35/100 DOLLARS was originally stipulated to be paid on such day, anything in said promissory

Note or herein to the contrary notwithstanding. If more than one joins in the execution hereof as Mortgagor or any be of the feminine sex the promotine and relative words herein used shall be read as if written in plural or feminine, respectively.

And the said Mortgagors for said consideration do hereby expressly waive all benefit of the homestead and excuption laws of the State of Kansas.

In testimony whereof the said Mortgagors have hereunto subscribed their names on the day and year first above mentioned.

Claude E. Mathews Helen Mathema-

ACKNOWLEDGART

State of Kansas, Douglas County, ss.

BE IT REMEMBERED, finst on this tenth day of February, A. D. Mineteen Hundred and Thirty Four before me, the undersigned, a Notery Fublic in and for said County and State, once Claude Z. Mathews and Helen Mathews, hundred and wife, who are personally known to me to be the identical persons described in, and who executed the foregoing mortgage deed, and duly schnowledged the execution of the same to be their voluntary act and deed. IN TESTIMONY MERSED, I have hereunto subscribed my name and affixed my official seal on the day of the same to be their voluntary act and the subscribed my name and affixed my official seal on the day

and year last above written.

Legal Seal My Commission expires Jenuary 26, 1935

Ches. E. Louk Notary Public. Douglas County, Kensas

Recorded Feb. 10", A. D. 1934 at 4:20 P. M.

Carefactures --- Register of Deeds

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MORTGAGE

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Loan No. 14- A-458 Application No. 14-A. Douglas #21.

THIS INDERITIE, Made this Seventh day of February, A. D. Mineteen Hundred and Thirty Four, by and between Hose Frye and George R. Frye, wife and husband in the County of Douglas, and State of Kansas, parties of the first pert, and the Home Owners' Lorn Corporation, party of the second part: WTURDSETH, fint the said parties of the first part, for and in consideration of the sum of Seven Hundred Seventeen and 41/100 (717.41) LOLLARS, to them in hand paid by the said party of the second part, the receipt whereof is hereby schemeledged, as hereby WARDANE ADD WARRANT to the said party of the second part and to its successors and assigns forever, all of the following-described real estate, lying and situate in the County of Douglas, and State of Kansas, to-wit:

Lots Numbered One Hundred Binety-eight (198), Two Hundred (200) and the East Half (1) of Lot Two Hundred Two (202) on High Street and Lots Two Hundred Twoty-five (225), Two Hundred twenty seven (227) and the East Half (2) of Lot Two hundred twenty-nine (229) on Indiana Street, all in Hogen's Addition to Ealdwin City,

TO HAVE AND TO HOLD the same, with appurtenances thereto belonging or in anywise appertaining, unto the said party of the second part, its successors and assigns forever:

PROVIDED, HUNEYUER, That if the said perties of the first part shall pay, or cause to be peid, to the said party of the second part, its successors or assigns, the sum of money hereinsfter stated and as herein provided according to the tenor and effect of a promissory note, bearing even date herewith, executed by the said Hortgagors and payable at the office of said Corporation in Washington, D. C. which note represents a just indebtedness and actual loan from said Corporation to said Mortgage and shall perform all and singular the covenants herein contained, then this mortgage to be void and to be released at the expense of the said Mortgagors, otherwise to remain in full force and effect. The said obliggres for themselves, their heira, executors, administrators and cosigns, hereby T B

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

Therever there is a reference in the covenants and agreements herein contained, to any of the parties hereto, the same shall be construed to mean as well the heirs, representatives, successors and assigns (either voluntary by set of the parties or involuntary by operation of the law) of the same. For value received and the consideration of aforesaid, the Mortgagors herein hereby obligate themmelves to pay to the Corporation at its office in Weshington, D. C., or to its successors or assigns, the principal sum of \$717.41, with interest at the rate of 5 per cent per namua on the unpaid balance and said principal and interest shall be payable \$5.57 monthly, from date, to be applied first to interest on the unpaid balance and the reachadre to principal until said debt is paid for a first period and the unpaid balance and the reachadre to principal until said debt seried. applied in full. Extra payments may be made at any time and interest will be charged only on the unpaid belance.

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Corp.

Ihis Release was written on the original Mortgage

this 2 day of Distantion

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For sales Casis

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