A

right hereunder, and each and every such payment shall bear interest from date at the rate of six per Fight nervenues, ... cent (6%) per annum. To commit, permit or suffer no maste, impairment or deterioration of said property or any part

10 commt, permit of suiter no whete, impairment of detrioration of said property or any part thereof.
The Nortgagor herein hereby assigns to Home Owners' Lean Corporation any and all rents on the promises herein described and authorizes said Corporation, by its agent, to take presented of said premises at any time there is any default in the parometer of the debt hereby secured or in the parformance of any chlightion hereby nortant, and rent the same for the account of the Nortgagor as described herein, and to deduct from such rents all costs of collection and administration and to apply the remainder of 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 Nortgagor, the Corporation, its successors and assigns, may, utilating or the debt hereby secured. That in the event discovery of the thereby secured.
That in the event the ownership of the nortgaged premises, or any part thereof, becomes vested in a person other than the Nortgagor, the Corporation, its successors and assigns, may, utilating or the debt hereby secured. In any may vitating or the debt hereby mortgaged and no foroberanee 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 premises hereby mortgaged and no foroberanee on the part of the Corporation or its assigns shall operate to release, discharge, modify, change or affect the original liability of the Mortgagor herein whole or in part.
That in the ovent the premises hereby mortgaged, or any part thereof, shall be condemed and taken for public use under the power of eminent domain, the Corporation, its auccessors and assigns, shall

Operate to release, discharge, mosily, scharge or allect the original instituy of the workshop normal either in whole or in part. That in the event the premises hereby mortgaged, or any part thereof, shall be condenned and taken for public use under the premises hereby mortgaged, or any part thereof, shall be condenned and taken for public use under the premises hereby mortgaged, or any part thereof, shall be condenned and taken for public use under the premises hereby mortgaged, or any part thereof, shall be condenned and taken for public use under the premises hereby mortgaged, or any part thereof, shall be condenned and taken have the right to derand that all denages awarded for the taking of or danages to said premises shall be paid to the Oorporation, its successors or assigns, up to the amount then unpaid on this mortgage and may be applied upon the payment or payments last payable hereon. The said lortgagere bind themselves to keep all buildings and other improvements upon said premises in as good repair and conditions as the same are in at this date but not be ereot ar parmit 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 helders thereof. It is specifically agreed that time is of the essence of this contract and all of the easil notes shall have of red the dilgation secure of red the dilgation secure of the instruct secure hereby shall at any time thereafter be held to be a miver of the torms hereof or of the instruct hereby shall at any time thereafter be held to be a shall be added to any obligation here more or or of the instruct hereby shall at any time thereafter be held to be a miver of the torms hereof or file instruct. The second mortgage or second trust deed or junice lien on the more which the same secures, due and payable and start such proceedings as may be necesary to protect its interest in the premises.

the same secures, due and reyable and start such proceedings as may be necessary to protect its interests in the premises. 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, agreements, conditions and covenants of said provideory note and this instrument, are not duly performed, compiled with and abided by, the said aggregate sum monitoned in caid proviseory note shall become due and payable forthwith or thoreafter at the option of the Corporation, its successors, legal representativ or assigns, as fully and completely as if the said aggregate sum of Nw thousand two humined sky and 2/100 DULARS was originally stipulated to be paid on such day, anything in said promissory note or herein to the contrary notulthstanding. If more than one joins in the execution hereof as Mortgagor or any be of the feminine sex the promeums and relative mord herein used shall be read as if written in plurat or feminine, respectively. And the said Hortgagors for said consideration do hereby expressly maive all benefit of the horestead and exemption have of the State of Hansas. In testimony whereof the said Dortgagors have hereinto subscribed their names on the day and year first above montioned.

R. R. McCleery Frankie E. McCleery

ACKNOWLEDGYENT.

State of Kansas, Douglas County, ss.

BE IT REMEMBERSD, that on this 26th day of March, J. D. Minoteen Hundred and Thirty-four before mo, the undersigned, a Motary Fublic in and for said County and State, came D. R. McDeery and Frankie E. McDeery, hurband and wife, who are personally known to no to be the identical persons described in, and who exceuted the foregoing mortgage deed, and duly ecknowledged the exceution of the same to be theil

voluntary act and dead, IN TESTINONY MERICOF, I have hereunto subscribed my name and affixed my official soal on the day and

Legal Seal My Commission expires July 29, 1937 Albert B. Martin Notary Public. Douglas County, Kansas

Recorded March 28", A. D. 1934 at 4:10 P. M.

Seis Conclary egister of Deeds

For Release ree next Page

MORTGAGE

Loan No. 14-A-933 Application No. 14-A Douglas

THIS INDUMTURE, Yade this 23rd day of March, A. D. Minsteen Hundred and Thirty four, by and between Bevah F. Eliot and Alfred C. Miot, Wife and husband in the County of Douglas, and State of Manaz, partics of the Arst part, and the More Owners' Loan Corporation, party of the second part: MUTHENSUM, That the said parties of the first part, for and in consideration of the sum of Two theusand eighty and 15/100 DOULER, to them in hand neid by the said party of the second part, the receipt Mutersof is hereby acknowledged, do hereby MUNTANN MUTHENAUT 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 Marsas, to-wit:

Lots numbered Thirteen (15) and Fourteen (14) and the South Fifteen (15) feet of Lot Fifteen (15) in Block Mine (9) in Lane Flace, in the Gity of Lawrence.