MORTGAGE RECORD No. 79

or statutory lion or right under or by virtue of this lion, and may place and pay for such insurance or may part thereof, without miving or affecting the option to forealese or any right hereunder, and each and every such payment shall bear interest from date at the rate of six per cent (6%) per amm To cormit, permit or suffer no unets, impairment or deterioration of said property n any part

To cornit, persit or suffer no units, impairment or deterioration of said property or any part thereof. The Vertgagen herein hereby sesigns to Here Ommers' Lean Corporation any and all rents on the premises at any time there is any default in the payment of the debt increby secured or in the performance of any obligation herein centained, and rent the came for the account of the Nortgagen 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 ovent the ownership of the mortgaged premises, or any part thereof, becomes vested in a person other than the Nortgager, the Corporation, its macessors and assigns, my, without notice to the lortgager, deal with such excessors in intereat with reforement to this mortgage and the debt hereby secured in the came namer as mith the Mortgager mithout in any may within any may may all assigns when the order of the debt hereby secured. No male of the premises hereby mortgaged in a forebasence on the part of the Corporation or its analigns shall operate to release, discharge, modify, change or affect the original liability of the Mortgager herein sither in whele or in part. That in the event the premises hereby mortgaged, or any part thereof, shall be conderned and taken for public use under the premise hereby mortgaged, or any part thereof, shall be conderned and taken here the right to demand that all darages marded for the taking of or darages to said promises shall be paid to the corporation, its successors or a said, shall be paid to the corporation or set assigns, while the mort any be applied upon the premises the way and for the take due to the services of and my be applied upon the premise to two and and for the taking of or darages to said promises shall be be add to any nor buildings on the premises horein mortgaged or to add to or permit to be added to any of the caleful in prevenents thereon without the written consent of the holde

the seid notes shall immediately become due and collectible at the option of the helder or helders thereof. It is specifically agreed that time is of the essence of this contract and that no univer of any oblighten hereunder or of the instrument secured hereby shall at any time thereafter be held to be a maker of the terms hereof or of the instrument secured hereby. If forcelosure proceedings of any second mortgage or second trust deed or junicriment here of any should be instituted, the Corporation may at its option immediately declare its line and the note thich the same secures, due and payable and start such proceedings as may be necessary to protect its interests in the produces. If any of acid sums of memory herein reformed to be not proceeding as any be necessary to protect its interests in the produces. If any of acid sums of memory herein reformed to be not proceeding as any be necessary to protect its interest, conditions and covernate of and produces or protect at this instrument, are not any performed compiled with and ability become due and payable, or if each and all of the stipulations, agroement, conditions and covernate of and produces or motioned in and producery note shall become use and payable forthatth or thoraefter at the option of the Corporation, its successor, legal representatives or assigns, as fully and completely as if the said aggregate sum of Four hindred eighty it here and 55/100 HOLATS may ariginally attructed to be paid on such day, mything in said producesory note or herein to the continue motion hereof as Wertgager or any be of the fominine set the pronous and polation for soid consideration do hereby empressly mive all benefit of the homestoned and comption have of the motion efficiency mires all working in said producesory And the rad Mortgagers for said consideration do hereby empressly mive all benefit of the homestoned and comption have of the motion efficiency empressively where and work and work and power first above mentioned.

Henry Downey Anna Downey

ACKNOWLEDGUENT.

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State of Hansas, Douglas County, ss. BN II ENEMDERED, That on this 5 day of April, A. D. Minetoen Hundred and Thirty-four before me, the undersigned, a Notary Public in and for said County and State, came Henry Dewney and Anna Donney, hushand and wife, the are personally known to to be the identical persons described in, and who executed the foregoing mortgage deed, and duly acknowledged the execution of the same to b intermediate and tool

their voluntary set and deel. If THATHONY WIENDOP, I have berewite subscribed my name and affixed my official seal on the day and year last above written.

Legal Seal My Commission expires April 25-1935 W. A. Schaal Notary Public. Douglas County, Kansas

Recorded April 4", A. D. 1934 at 3:25 P. M.

Chieland ny Register of Deeds

MORTGAGE

Loan No. 14-A-370 Application No. 14-A Douglas 16

THIS INDENTURE, Made this 19th day of March, A. D. Mineteen Hundred and Thirty four, by and between Walter T. Hodson and Birdle Hodson, Husband and wife, in the County of Douglas, and State of Kansss, parties of the first part, and the Home Owners' Loan Corporation, party of the second part: MINESSETH, That the said parties of the first part, for and in consideration of the sum of Ome thousand two hundred fifty and 39/100 DOLLARS, to them in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, do hereby MORTGAGE AND WARRANT to the said party of the second part and to its successors and assigns forever, all of the following-described real estate,

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