MORTGAGE RECORD No. 79

me, the undersigned, a Notary Public in and for said County and State, came Viola Young and Charles D. Young, Wife and husband who are personally known to me 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

Who solutary act and deed. IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my official seal on the day

Legal Seal My Commission expires January 27 - 1935 F. C. Whipple Notary Public. Douglas County, Kansas

Sini & Contine Register of Deeds

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Recorded April 25", A. D. 1934 at 11:50 A. M.

Loan No. 14-A-1452 Application No. 14-A Douglas 44

THIS INDENTURE, Made this 17th day of April, A. D. Mineteen Hundred end Thirty four, by and between Flora C. Welker and James H. P. Walker, Hife and husband in the County of Douglas, and State of Kansas, parties of the first part, and the Home Owners' Loan Corporation, party of the second part: WINNESSETH, That the said parties of the first part, for and in consideration of the sum of One thousand eight hundred eighty-three and 65/100 DOLLARS, to then in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, do hereby MORTCAGE AND WARKINT 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: Beginning at a point on the east line of Kentucky Street produced South from the City of Lawrence, two hundred forty-six (246) feet south of the north line of Admas (now Fourteenth) Street in said City, there south on the data into a function of the county (50) feet; therdd? and the hundred the forty-if of 160 for the forther than for the counter (50%). Section Thirty-one (31), Tommhip Twelve (12), Range Twenty (20), All in the City of Lawrence. TO HAYE AND TO HOLD the same, with appurtemances thereto belonging or in anymise appertaining, unto the said party of the second part, its successors and assigns forever: PROVIDED, HOMEVER, That if the said parties of the first part shall pay, or cause to be paid, to

MORTGAGE

unto the said party of the second part, its successors and assigns forever: FROWIDED, HONEVER, That 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 stated and as herein provided according to the tenor and effect of a promisery 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 loan 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 expense of the said Mortgagors, therwise to remain in full force and effect. The said obligors, for themselves, their heirs, executors, administrators and assigns, hereby covenant at expense

The said obligors, for themselves, their heirs, exceutors, administrators and assigns, nereoy overant and agree) Menever 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 act of the parties or involuntary by operation of the law) of the same. For value received and the consideration of aforesaid, the Mortgegors herein hereby obligate themselves to pay to the Corporation at its office in Washington, D. C., or to its successors or assigns, the principal sum of \$1883.55, with inverset at the rate of 5 per cent per annum on the unpaid balance and said principal and interest shall be payable \$14.90 monthly, from date, to be applied first to interest on the unpaid balance and the remainder to principal until said det is paid in full. Extra payments may be made at any time and interest will be oharged only on the unpaid balance. It is agreed that the borrower may pay a sum of \$7.85 monthly, from date until Juno, 1936, Extra

payments may be made at any time and interest will be charged only on the unpaid balance. It is agreed that the borrower may pay a sum of \$7.85 monthly, from date until June, 1956, representing interest only on said dett, at his option, provided all other conditions and covenants of his note and the instruments securing the same are promptly met, and thereafter the monthly payment shall be \$17.42 per month, to be applied first to interest on the unpaid balance and the remainder to principal 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

It is further agreed that time is of the essence of this contract and that in the event of default in payment of any installment for a period of ninety (90) days the holder of this note may, at its option, declare all the remainder 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 singular the taxes, assessments, levies, likilities, obligations and enoumbrances of every nature on said described property and deliver the official receipts therefore to the Corpora-tion or a continue a irond her used to find official receipts therefore to the Corpora-

of every nature on said described property and deliver the official receipts therefor to the Corpora-tion, or a certificate signed by each taxing official to whom any such taxes shall be payable, that all taxes due to be paid said official have been paid for the ourrent year; and if the same be not promptly paid the Home Owners' Loan Corporation, its legal representatives or assigns, may at any time pay the same without waiving or affecting the option to foreclose or any right horeunder, and every payment so made shall bear interest from the date thereof at the rate of six per cent (6%) per annume. To pay all and singular the costs, charges and expenses, reasonably incurred or paid at any time by said Home Owners' Loan Corporation, its legal representatives or assigns, because of the failure on the part of the said obligors, their heirs, executors, administrators or assigns, to perform, comply with and abide by each and every the stipulations, agreements, conditions and oovenants of said promissory note and this lien, or either, and every such payment shall bear interest from date at the rate of six per cent (6%) per annum.

promisary note and this lien, or either, and every such payment shall bear interest from date at the rate of six per cent (6%) per annum. The said Mortgagor will also keep all buildings erected and to be erected upon said lands and all equipment and personalty herein mortgaged insured against loss or damage by fire or other casualty in an insurance company or commanies approved by the Corporation, with mortgage clause attached to the policy or policies in the form approved by said Corporation, with mortgage clause attached to the policy or policies in the form approved by said Corporation and to an amount approved by the Corporation as a further socurity to said mortgage dobt and deliver to the said Corporation, with all premiums thereon paid in full, all insurance policies upon said property. In the event any sum of money becomes payable under such policy or policies, the Corporation, its legal representatives or assigns, shall have the option to receive and apply the same on account of the indebtedness hereby secured, or to permit the damaged premises, or for other purposes, without thereby miring or impairing any equity or statutory liem or right under or by virtue of this liem, and may place and pay for such insurance or any part thereof, without mairing on affecting the option to foreolose or any right hereunder, and each and every such payment shall bear interest from date at the rate of six per cent (6%) per annum. To commit, permit or suffer no waste, impairment or deterioration of said property or any part thereof.

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