DOUGLAS COUNTY

3. That if the total of the payments made by the Mortgagor under (c) of paragraph 1 proceeding shall exceed the amount of payments actually made by the Mortgagoe for ground rents, taxes and assessments or insurance premiums, as the case may be, such excess shall be credited by the Mortgagoe on subsequent payments of the same nature to be made by the Mortgagoe. If, However, the monthly payments made by the Kortgagoe under (c) of paragraph 2 preceding shall not be sufficient to pay ground rents, taxes and assessments or insurance premiums, as the case may be, when the same shall become due and payable, then the Mortgagor inder (c) of paragraph 2 preceding shall not be sufficient to pay ground rents, taxes and assessments or insurance premiums, as the case may be, when the same shall become due and payable, then the Mortgagor shall pay to the Wortgagor under (c) of paragraph 2 proved int newszary to make up the deficiency, on or before the date when payment of such ground rents, taxes, assessments, or insurance premiums shall be due if a any time the Mortgagor shall tender to the Mortgagee, in accordance with the provisions of the note secure hereby, full payment of the entire indebtedness represented thereby, the Mortgagee shall, in computing the amount of such indebtedness, credit to the account of the Mortgage and to pay to the federal Housing Administrator, and any balance remaining in the funda accumulated under the provisions of (c) of paragraph 2 herood. If there shall be a default under any of the provisions of this nortgage resulting in a public sale of the premise covered hereby or if the Mortgage acquires the provisions of cover default, the Mortgages shall apply, at the time of the commonement of such proceeding, or at the time the property is otherwise acquired, the balance the remaining un their accound of an shall properly adjust any payments which shall have been made under (a) of paragraph 2 proceeding, as a credit against the amount of principal then remaining unpaid under said note and shall

5. That he will keep the promises above conveyed in as good order and condition as they are now and will not commit or permit any waste thereof, reasonable wear and tear excepted.
6. That if the premises covered hereby, or any part thereof, shall be damaged by fire or other hazard against which insurance is held as hereinbefore provided, the anomats paid by any insurance company pursuant to the contract of insurance shall, to the extent of the indebtedness then remaining unpaid, be paid to the Mortgagee, and, at its option, may be applied to the debt or released for the remaining on the contract of the number of the number of the remaining unpaid.

pairing or rebuilding of the premises. 7. That if the Mortgagor fails to make any payment provided for in this mortgage for taxes, in-surance premiums, repair of the premises, or the like, then the Mortgagoe may pay the same and all sums so advanced, with interest thereof at six per centum (6%) per annum from the date of such advance, shall be payable on demand and shall be secured hereby.

8. That if there shall be a default in any of the terms, conditions or covenants of this mortgage or of the note secured hereby, then any sums owing by the Mortgager to the Mortgages shall, at the optio of the Mortgages, become immediately due and payable. The Mortgages shall then have the right to enter issues and profits thereof. In the

of the Mortgage, become immodiately due and payone. The Mortgaged shall then have the Fight to enter into the possession of the mortgaged premises and collect the rents, issues and profits thereof. In the event of any default, as herein described, this mortgage may be foreclosed. Appraisement is hereby waiv Notice of the exercise of any option granted herein to the Mortgaged is not required to be given. The covenants herein contained shall bind, and the fenefits and advantages shall inure to, the respec-tive heirs, executors, administrators, successors and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be

applicable to all genders. IN WITNESS WHEREOF.the Mortgagor(s) have hereunto sot their hand(s) and seal(s) the day and year first above written.

Lloyd L. Boughton Olive Siddons Boughton 0

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STATE OF KANSAS, COUNTY OF DOUGLAS) 55:

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BE IT REMEMBERED, that on this 29th. day of June, 1938, before me, the undersigned, a Notary Public in and for the County and State aforesaid, personally appeared Lloyd L. Boughton & Olive Siddon Boughton, to me personally known to be the same person(s) who executed the above and foregoing instrume of writing, and duy acknowledged the execution of same. IN WITHESS WHEREDF, I have hereunto set my hand and Notarial Scal on the day and year last above

written. Frank Fox

(SEAL) My Commission expires July 7 1940

Notary Public.

Recorded June 30, 1938 at 9:20 A.M.

Harold a. But Register of Deeds

1531 Receiving No. 6240 -Fee Paid \$5.25

Reg No

Book 23 paper 436

Rec

Release

MORTGAGE

THIS INDENTURE, Made this 29th day of June, 1938, by and between Jay E. Croy and Rena Bell Croy, his wife, of Lawrence, Kansas, Mortgagor, and The Security Benefit Association, a corporation organized and existing under the laws of Kansas, Mortgages:

MTURESETH, That the Mortgagor, for and in consideration of the sum of Two Thousand One Hundred and No/100 Dollard' (\$2;100:00), the receipt of which is hereby acknowledged, does by these presents mortgage and warrant unto the Mortgageo, its successors and assigns, forever, the following-described real estate, situated in the County of Douglas, State of Kansas, to wit:

The West Half (W2) of Lot Nine (9), Block Nine (9), Lane's First Addition to the City of Lawrence

To HAVE AND TO HOLD the premises described, together with all and singular the tenements, horedita-ments and appurtenances thereants belonging, and the rents, issues and profits thereof; and also all ap-paratus, mechinory, fixtures, chattels, furnaces, heaters, ranges, mantles, gas and electric light fir-tures, elevators, screens, screen doors, awnings, blinds and all other fixtures of whatever kind and na-ture at present contained or hereafter placed in the buildings new or horeafter standing on the said real estate, and all structures, grs and oil tanks and equipment erected or placed in or upon the said real estates or attached to or used in connection with the said real estate, or to any pipes or fixtures therein for the purpose of hesting, lighting, or as part of the plumbing therein, or for anyother pur-pose appertaining to the present or future use or improvement of the said real estate by such at-tachment thereto, or not, all of mich apparatus, machinery, chattels and fixtures shall be considered as annoxed to and forming a part of the freehold and covered by this mortgage, and slo all the estate, right, title and interest of the Wortgage of the mortgaged premises unto the Mortgage forewer. And the Mortgager ovennuts with the Martgage that he is lawfully scied in fee of the premises hereby conveyed, that he has good right to sell and convy the same, as aforesaid, anthat he will war-rant and defend the title thereto forewer against the claims and demands of all persons whomscever. TO HAVE AND TO HOLD the premises described, together with all and singular the tenements, heredit

and we have not service distant and the service of the service of