517 Receiving No. 7181 < MORTGAGE RECORD 83 Fee Paid \$7.75 UORTGAGE THIS INDENTURE, Made this Soventeenth day of January, 1959, by and between Basil A. Green and Leona Green, his wife, of Lawrence, Fansas, Kortgagor, and The Sourity Bonofit Association, a corpor-ation organized and existing under the laws of Eansas, Kortgagoe: WITHESSET, That the Hortgagor, for and in consideration of the sum of Three Thousand One Hundred and No/100 . . Dollars (\$5,100.00), the receipt of mileh is hereby acknowledged, does by these presents mortgage and warrant unto the Lortgagoe, its successors and assigns, forever, the following-described real estate, situated in the gounty of Douglas, State of Eansas, to wit: Ŧ Beginning at the Southeast corner of the North Sixty (50) Acres of the Southeast Quarter (52) of Section Thirty-five (35), Township Twolve (12), Range Ninetcon (18), East of the Sixth Principal Meridian; thence running West along the South boundary of said Sixty (60) Acres One Hundred (100) rods; thence North Sixteen (16) rods; thence The Dath boundary of said Sixty (60) Acres One That Beat boundary of Sixty (60) Acres One That Beat Boundary One Sixty (60) Acres One That Beat Boundary One Sixt rods to the East boundary of said Sixty (60) Acres; thence South on East boundary Sixteen (16) rods to point of beginning. TO HAVE ALD TO HOLD the premises described, together with all and singular the tenerents, heredit ments and appurtenances thereunts belonging, and the rents, issues and profits thereof; and also all ap paratus, medimery, fixtures, chattels, furnaces, heaters, ranges, mantles, gas and electric light fix-tures, elevators, screens, screen doors, annings, blinds and all other fixtures of whatever kind and nature at present cortained or hereafter placed in the buildings now or hereafter standing on the said real estate, and all structures, gas and ell tenks and equipment creeted or placed in or upon the said real estate, and all structures, gas and ell tenks and equipment creeted or placed in or upon the said real estate or attached to or usel in connection with the said real estate, or to any pipes or fixtures therein for the purpose of heating, lighting, or as part of the purbing therein, or for any other pur-pose appertaining to the present or future use or imprevenent of the said real estate, whether such ap-partus, machinery, fixtures or chattels have or would become part of the said real estate by such at-tachment thereds, or not, all of which aparatus, machinery, chattels and fixtures shall be considered at the said real estate by such at-En.d tachment therets, or not, all of which apparatus, machinery, chattels and fixtures shall be considered as annoxed to and forming a part of the freehold and covered by this mortgage; and also all the estate, right, title and interest of the Hortgager of, in and to the mortgaged premises unto the Mortgagee, S. forever. And the Hortgagor covenants with the Mortgagee that he is lawfully solzed in fee of the premises hereby conveyed, that he has good right to sell and convey the came, as aforesaid, and that he will war rank and defend the title thereto forever against the claims and demands of all persons whomeover. This mortgage is given to secure the payment of the principal sum of Three Thousand One Hundred and Mo/MO Dollars (\$5,100.00), as orideneed by a cortain promiscory note of even date herewith, the terms of which are incorporated herein by reference, payable with interest at the rate of Five per cent natio el torms of which are incorporated herein by reference, payable with interest at the rate of five per cent um (5%) per annum on the unpaid balance until gaid, principal and interest to be paid at the office of The Sceurity Ecrefit Association, in Topela, Eanens, or at such other place as the holder of the note may designate in writing, in monthly installments of Twenty-four and 52/100 Bollars (\$24.52), commen-ing on the first day of March, 1959, and on the first day of each month thereafter, until the principal and interest are fully paid, except that the final payment of principal and interest, if not second paid, shall be due and payable on the first day of four any 1954. The Bortgaper covenants and agrees as follows: 1. Due to mail uncently any the principal and interest on the indebtedness estimated to the second pay the principal of and interest on the indebtedness estimated to the second pay the principal of the principal of the second second payable on the first day of the principal on the indebtedness estimated to the second part of the principal of the principal of the principal pay the principal pay the principal of the principal pay the principal of the principal pay the pay Acell. A per context (1) of the digital principle about of predium charges which will have been payable if the adjusted continued to be insured with maturity; such payment to be applied by the Grantee upon its obligation to the Federal Housing Administrator on account of mortgage insurance. 2. That, together with, and in addition to, the nonthly segments of principal and interest rayable under the terrs of the note secured hereby, the Mortgager will pay to the Mortgagee until the said note is fully raid, the following sums: Ceutin Ily raid, the following sume: (a) If this mortgage and the note secured hereby are insured under the provisions of the Mational Housing Act and so long as they continue to be so insured, one-twolfth (1/12) of the annual mortgage insurance promlum for the purpose of putting the Mortgages in fund with which to discharge the call Nortgage's obligation to the Federal Housing Administrator for mortgage insurance preniums purputant to the provisions of Title II of the Mational Housing Act, as amondod, and Regulations therounder. The Mortgages shall, on the termination of its obliga-tion to pay mortgage insurance preniums, credit to the account of the Matiger all payments made under the provisions of this subsection which the Mortgages has not become obligated to may the the Graderal Housing Administrator. 23 made under the provisions of this subsortion which the Hortgages has not become oblighted to pay to the pederal Housing Administrator.
(b) An installment of the ground rents, if any, and of the taxes and assessments levied or to be levied against the premises envered by this mortgages and an installment of the premise or premiums that will become due and payable to renew the insurance on the premises envered here by against less by fire or such other hazard as may reasonably be required by the Hortgage in amounts and is a company or companies satisfactory to the Hortgages. Such installments that is equip responsible to new the insurance on the premises envered here by against less by fire or such other hazard as may reasonably be required by the Mortgage in amounts and is a company or companies satisfactory to the Hortgage. Such installments that all be equal respectively to one-twolfth (1/12) of the annual ground rent, if any, plus the estimated premium or premiums for such insurance, and taxes and assessments next due (as estimated by the Mortgages), less all installments already paid therefore, divided by the number of months that are to olpage before one nonth prior to the due them such premium or premium and taxes and assessments will become delinquent. The Hortgage shall hold the ronthy paymonts in trut to pay such ground rents, if any, promium or premiums and taxes and assessment before the same become dolinguont.
 (c) All payments mentioned in the two precoding subsoctions of this paragraph and all payments to be rade under the note secured hereby shall be added together and the aggregate acount there-of shall be paid by the Mortgagor each month in a single payment to be applied by the Mortgag Shart to part by the longager each month in a single payment to be applied by the Hortge to the following items in the order set forth:

 promium charges under the contract of insurance with the Federal Housing Administrate (II) ground rents, if any, taxes, accessments, fire and other hazard insurance premiums;
 (II) interest on the note secured hereby; and

 (IV) amortization of the principal of said note. Any deficiency in the amount of such appropriate monthly payment shall, unless made good by th

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Any deficiency in the amount of such appropriate monthly payment shall, unless made good by the Nortpager prior to the due date of the next such payment, constitute an event of default under a this mortpage. The Mortpagee may collect a "late charge" not to exceed two cents (2g) for each dollar (31) of each payment more than fifteen (15) days in arrears to cover the extra expense involved in handling delinguent payments.

involved in handling collinguont payments. 5. That if the total of the payments rade by the Mortgager under (b) of paragraph 1 preceding shall a xeeed the amount of payments actually made by the Mortgages for ground rents, taxes and assessments or