MORTGAGE RECORD 83

promiums that will become due and payable to renow the insurance on the promises covered hereby against loss by fire or such other hazard as may reasonably be required by the Mort hereby against loss by fire or such other hazard as may reasonably be required by the Hort-gageo in amounts and in a company or companies satisfactory to the Mortgageo. Such install-ments shall be equal respectively to one-twelfth (1/12) of the annual ground rent; if any, plus the estimated promium or premiums for such insurance, and taxes and assessments next de (as estimated by the Mortgageo), less all installments already paid therefore, divided by the number of months that are to elapse before one month prior to the date when such premium or premiums and taxes and assessments will become delinquent. The Mortgageo shall held the mont ly payments in trust to pay such ground rents, if any, premium or premiums and taxes and as-sessments.

ly payments in trust to pay such ground rents, if any, premium or premiums and taxos and assessments before the same before delinquent.
(c) All payments manificated in the two preceding subsections of this paragraph and all payments to be made under the note secured hereby shall be added together and the aggregate arount thereof shall be paid by the Mortgager each month in a single payment to be applied by the Mortgager to the following items in the order set forth;

(I) premium charges under the contract of insurance with the Federal Housing Administrate (II) premium charges under the contract of insurance with the Federal Housing Administrate (II) more that on the note secured hereby; and
(IV) amortization of the principal of said note.

(17) dependence in the memout of each approximation said note. Any deficiency in the memout of each approximation shall, unless rade good by the Hortgapor prior to the due date of the next such payment, constitute an event of defaul under this mortgaps. The Mortgape may collect a "late charge" not to exceed two corts (2β) for each dollar (51) of each payment more than fifteen (15) days in arrears to cover the

In the control of the control of the payment more than iffection (15) have in arrows to exceed two cents (22) for each payment more than iffection (15) have in arrows to cover the extra exponse involved in handling dolinquent payments.
3. That if the total of the payments made by the Cortgager under (b) of paragraph 1 preceding shall exceed the amount of payments actually made by the Cortgager for ground rents, taxes and assessments or insurance preniums, as the ence may be, such excess shall be credited by the Cortgager on the series of the same mature to be made by the Cortgager (b) and the payments actually payments of the same mature to be made by the Cortgager (b) and (b) of paragraph 2 preceding shall not be sufficient to pay ground rents, taxes and assessments or insurance preniums, as the ence may be, when the came shall beere due and payable, then the Hortgager shall pay to the Cortgager and rents, taxes and assessments or insurance preniums, as the ease may be, when the came shall beere due and payable, then the Hortgager shall hendre to be Cortgagee any amount necessary to make up the deficiency, on or before the date when payment of such ground rents, taxes, assessments, or insurance preniums shall be due. If at any time the "ortgager of the che bettergager, in accordance with the provisions of (b) of paragraph 2 hereof, which the Martgager shall payment and indepted hereof, which the Martgager all payment and under the provisions of (c) of paragraph 2 hereof, which the Martgager and paragraph 2 hereof, which the Martgager and provisions of the paragraph 2 hereof, which the Martgager and paragraph and provisions of (b) of paragraph 2 hereof, which the Martgager and paragraph 2 hereof, wh accumulated under (b) of paragraph 2 proceeding, as a credit against the amount of principal them remaining unpaid under said note and shall properly adjust any pupments which shall have been made under (a) of paragraph 2.

of paragraph 2. 4. Fint he will pay all taxes, accossments, water rates, and other governmental or municipal charges, fines, or impositions, for which provision has not been made hereinbefore, and in default they of the Nortgages may may the same. 5. That he will keep the predices above conveyed in as good order and condition as they are now and will not count or count any matter thereof, reasonable wear and team excepted. 6. That if the predices covered hereby, or any part thereof, shall be damaged by fire or other hazard against which insurance is hold as hereinbefore provided. We amounts paid by any insurance com-pany pursuant to the contrast of insurance shall, to the extent of the indebtedness then remaining un-maid, be maid to the Ustrazee. end, at its oution may be accolled to the debt or released for the repaid be paid to the Mortgagee, and, at its option, may be applied to the debt or released for the re-

Find to the interpret and the istemptor and, at its optimizing to applied to the dot of reference for the reprint of the reference. 7. That if the Mortgagor fails to make any payment provided for in this mortgage for taxes, insu and optimizer remiume, repair of the premises, or the like, then the Mortgagee may may the same and all sums a advanced, with interest thereof, at five por contum (5%) per around from the date of such advance, shall be payable on demand and shall be secured hereby.

Be payable on demand and shall be secured horeby. 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 op-tion of the Hortgages, became immediately due and payable. The Hortgages shall then have the right to enter into the possession of the mort-aged premises and collect the rents, issues, and profits thereof. In the event of any dofault, as herein described, this mortgage may be forcelosed. Appraisement is here by mained. by waived.

Notice of the excretise of any option granted herein to the "ortgagee is not required to be given. The evenants herein contained shall bind, and the benefits and advantages shall inure to, the respects helrs, excentions, administrators, successors and assigns of the parties hereto. Whenever used, the sing ular number shall include the plural, the plural the singular, and the use of any gender shall be appli cable to all conders. IN WATHESS WHEREOF the Fortgagor(s) have becounts set their hand(s) and seal(s) the day and year

last above written.

Carl J. Clifton Marion G. Clifton

STATE OF KAUSAS COUNTY OF Douglas) SS:

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BE IT RELEMENED, that on this 27th day of Junuary, 1959, before no, the undersigned, a Notary Public in and for the 'ounty and State aforesaid, personally appeared Carl J. Clifton and his wife, Larien G. Clifton, to me personally known to be the same person(s) who exceeded the above and foregoing instrument of writing, and duly achnowledged the exceeding of same. IN WITHESS WHERENOF, I have bereauto set my hand and Notarial Seal on the day and year last above

writton

(SEAL) My commission expires Dec. 31, 1940.

Pearl Enick Notary Public.

Recorded January 27, 1939 at4:05 P.F.

Worded A. Brok Register of Deeds

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