## MORTGAGE RECORD 85

3. That if the total of the payments made by the Mortgagor under (b) of paragraph 1 preceeding shall exceed the amount of payments actually made by the Nortgages for ground rents, taxes and assessshall exceed the anoant of parametric actually made by the Northgree for ground rents, taxes and assess-ments or insurance prealums, as the case may be, such excess shall be credited by the Mortgagee on subsequent payments of the same nature to be nade by the Mortgage. If, however, the monthly payments made by the Mortgagor under (b) 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 Mortgage any amount necessary 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 at any time the Mortgagor shall tendre to the Mortgagee, in accordance with the pro-risions of the note secured hereby, full payment of the entire indetedness represented thereby, the Mortgagee shall, in computing the amount of such indetedness, credit to the account of the Mortgagor able guest to be often the Fortgagor shall tendre to the Mortgagee, in accordance with the pro-risions of the note secured hereby, full payment of the entire indetedness represented thereby, the Mortgagee shall, in computing the amount of such indetedness, credit to the account of the Mortgagor abligated to pay to the Federal Housing Administrator, and any balance remaining in the funds accum-abled under the provisions of (b) of paragraph 2 hereof. If there shall be a default under any of the provisions of this mortgage resulting in a public sale of the premises covered hereby or if the Mort-fagee acquires the property otherwise after default, the Mortgagee shall maply, at the thalance then remaining in the funds accumulated under (b) of paragraph 2 preceding, as a credit scalarist the amount of principal then remaining unpath and more and shall properly adjust any payments which shall have been made under (a) of paragraph 2. have been made under (a) of paragraph 2.

4. That he will have lay all taxes, assessments, water rates, and other governmental or municipal charges, fines, or impositions, for which provision has not been made hereinbefore, and in default thereof the Mortgagee may may the same. 5. That he will keep the premises above conveyed in as good order and condition as they are now

b. That he will keep the premises above conveyed in as good order and condition as they are now and will not count to roomit any waste theorof, reasonable wear and tear excepted. 6. That if the premises covered hereby, or any part thereof, shall be damaged by fire or other harard against which insurance is held as hereinbefore provided, the emounts paid by any insurance company pursuant to the contrast of insurance shall, to the extent of the indetedness then remaining unphid, be paid to the Mortragee, and, at its option, may be applied to the debt or released for the print and the state of the indetedness for the print of the state of the indetedness then shall be applied to the debt or released for the print of the state of the indetedness then shall be applied to the debt or released for the print of the state of the indetedness then the print of the state of the indetedness then the print of the state of the indetedness then the print of the state of the indetedness then the print of the print of

unpaid, be paid to the Mortgagee, and, at its option, may be applied to the debt or released for the repairing or rebuilding of the premises. 7. That if the Mortgager fails to make any payment provided for in this mortgage for taxes, insurance premiums, repair of the premises, or the like, then the Mortgager may ray the same and all sums so advanced, with interest thereof at five per centum (5%) per annum from the date of such advance, shall be payable on domand and shall be secured hereby. 8. That if the Mortgager her and the secured hereby. 9. That if there shall be a default in any of the terms, conditions or evenants of this mortgage, or of the note secured hereby, then any sums owing by the Mortgager shall then have the right to enter into the possession of the mortgaged premises and collect the rents, issues and profite thereof. In the event of any default, as herein described, this mortgage as and profite. thereof. In the event of any default, as herein described, this mortgage may be forcelosed. Appraisemen is hereby waived.

is hereby waived. Notice of the exercise of any option granted herein to the Hortgagee is not required to be given. The covenants herein contained shall bind, and the benefits and advantages shall inure to, the respective 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 set their hand(s) and seal(s) the day and year first above written.

John W. Brand Catherine S. Brand 00

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STATE OF KANSAS, COUNTY OF DOUGLAS ss:

BE IT REMEXERED, that on this 17th day of October, 1939, before me, the undersigned, a Notary Public in and for the County and State aforecaid, personally appeared John W. Brand & Catherine S. Brand, his wife, to me personally known to be the same person(s) who executed the above and foregoing instrument of writing, and duly acknowledged the execution of same.

IN WITNESS WHEREOF, I have hereunto set my hand and Notarial Seal on the day and year last above written.

(SEAL) My Commission expires Oct. 28, 1940.

Forrest A. Jackson Notary Fublic.

Recorded October 20, 1939 at 8:10 A.H.

and G Ber Register af Deeds

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Reg.No. 2093 < Receiving No. 8879 <

Fee Paid \$1.75

63 Cage.

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## MORTGAGE

THIS INDENTURE, Made this 20th day of October, in the year of our Lord one thousand mine hundred thirty-nine, between Thornton A. Hemphill and Helen M. Hemphill, his wife in the County of Douglas and State of Kanzas, of the first part, and The Liberty Life Insurance Corpany, of Topeka, Shawnee County,

Sales of the second part. MITHESSETH, That the said parties of the first part, in consideration of the sum of SEVEN HUNDKED FIFTY and co/loc DULLAES, to them duly paid, the receipt of which is hereby acknowledged, have sold and by the presents, do grant, bargain, sell and mortgage to the said party of the second part, its successo and assigns, forever, all that tract or parcel of land situated in the County of Douglas and State of Fansas, described as follows, to-wit:

Lots 8, 9 and 10, Addition 10 in that part of the City of Lawrence, formerly known as North Lowrence

with the appurtenances, and all the estate, title and interest of the said parties of the first part therein. And the said parties of the first part do hereby covenant and agree that at the delivery heretherein. And the said parties of the first part do hereby covenant and agree that at the delivery here-of they are the lawful owners of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances, and that they will warrant and defen the same against all clears whatsoever. This grant in intended as a Mortgage to secure the payment of SEVEN HUNDHED FIFTY and co/loo DOLLARS, according to the terms of one certain promissory note this day executed by the said parties of the first part to the said party of the second part; said note being given for the sum of SEVEN HUNDHED FIFTY and co/loo DOLLARS, dated October 20, 1939, due and payable according to the terms thereof, with interest thereon from the date thereof until paid, according to the terms of said note and counces therefor a threaded. the terms of said note and coupons thereto attached.

And this convoyance shall be void if such payment be made as in said note and coupons thereto attached, and as is hereinafter specified. And the said parties of the first part hereby agree to pay all taxes assessed on said premises before any penalties or costs shall accrue on account thereof, and

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