## MORTGAGE RECORD 85

remains unpaid as of the Twenty-third day of November, 1939 the sum of Six-hundred Ninety-one and 92/100 Dollars (\$691.92), including principal, interest and advances; which amount CANER owes to the CORPURATION but is unable to pay pursuant to provisions of said instruments; PART ONE

OWNER hereby covenants and agrees that he is now the Owner and holder of the premises upon which the aforesaid mortrage (or other security instrument) is a valid first lion to secure payment of GWNER's indebtedness to the CORPORATION above set forth; and that there are no defences, offsets or counterclaims to said note (or bons) or said mortgage (or other security instrument); and that GWNER is fully authorized to execute these presents as such.

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NOW, THEREFORE, in consideration of the premises and of the covenants herein contained, it is mutually agreed as follows: 1. That the CORPORATION hereby extends the time for payment of said balance remaining unpaid as of

Infinit the COMPORATION merecy extends one time for payaents of suit estimeter remaining unpairs as or such date; and that OWNER hereby agrees (a) to pay such amount with interest from said date at 5 % per annum on the unpaid balance in monthly installments of %4.57; the first of which shall become due and payable on the Twenty-third day of Becember, 1939, and the remaining installments successively on the same day of each month thereafter until said principal sum together with interest thereon is fully paid and (b) to perform all of the covenants am conditions of such note (or bond) and mortgage (or other security instrument) r

2. All the rights and remedics provided in said note (or bond) and in said mortgage (or other security instrument) relating to default in the making of payments shall also apply to default in the making of the payments provided for in Part One hereof. PART TWO

In consideration of the granting of the extension as provided in Part One hereof, the OWNER hereby further covenants and agrees;

I. To pay, at the times and in the manner in this paragraph specified, all taxes, assessments, ground rents if any, and other charges which may affect the title of said property or affect said mort-gage (or other security instrument) as extended or the indebtedness thereby secured, together with the premiums and cost of renewal of any fire or other insurance held by the CONFORATION on said property of the purchase of such insurance thereon as the CONFORATION may from time to time require, and WHER agree that eavy follows to as shell constitute a decault write any formation of the purchase. the purchase of such insurance thereon as the CORFORATION may from time to time require, and OWHER agree that any failure to do so shall constitute a default under said mortgage (or other security instrument) as extended, upon the happening of which the CORFORATION may at its option exercise any or all of its rights and pursue any or all of its remedies provided in said mortgage (or other security instrument) a extended or arising by operation of law. The OWNER shall provide for the payment of said taxes, assess-ments, ground rents if any, insurance premiums and other charges by paying to the CORFORATION during th-term of said mortgage (or other security instrument) as extended, in addition to all other payments to be made by the GWMER hereunder and at the several times at which the GWMER is obligated to make install ment agreement of any integrate a morticid in Rear (De kereof) existing and provide integrate the install. be made by the GMMER hereunder and at the several times at which the GMMER is obligated to make install-ment payment of principal and/or interest as provided in Fart One hereof, additional payments at the rate of at least 1/12 per month of the annual apprepriate of such taxes, assessments, ground rents if any, insumance premiums and other charges, as such annual apprepriate is from time to time estimated by the OGNFORATION. The CORPORATION may commingle with its general "unde any moneys received or rotatined by it pursuant to the provisions of Fart Two hereof and shall not be liable for the payment of any interest thereon, nor shall the CORPCRATION incur any liability to the GMMER or any other party on account of such moneys, except to account for funds received and funds disbursed under the terms hereof. From and out of moneys received by the CORPCRATION pursuant to the provisions of Fart Two hereof, end/or from any aut of any other moneys received by the CORPCRATION from the (MMER or for the GMER) second. out of any other moneys received by the CORPORATION from the UNNER or for the UNNER'S account, the COR-OCC of any other pay the pay the whole or any part of any such taxes, assessments, ground rents if any, insurance premiums and charges, whether any such item has or has not become due or overdue, together wi naumate presents and charges thereon; or may retain, without liability for interest or otherwise except to account for funds received and funds distursed, any of such moneys for payments of said items or the CORPORATION may at its sole option apply at any time any or all of such moneys to the payment of any indettedness owing to it from the UNNER which is due or past due. If such moneys accumulated by the UNNER in the hands of the CORPORATION pursuant to the provisions of Part Two hereof are insufficient in amount to pay and discharge such taxes, assessments, ground rents if any, insurance premiums and other amount to pay and discharge such taxes, assessments, ground rents if any, insurance premiums and other charges, together with any penalties, interest or charges thereon, when the same become due, payable, past due or delinquent, and if the OWNER fails to pay to the CORPORATION, without demand, the amount of such deficiency, then the CORPORATION at its sole option may at any time pay the whole or any part of any of such taxes, assessments, ground rents if any, insurance premiums, charges, penalties or interest from its own funds, and any such payment by the CORPORATION from its own funds shall constitute an ad-vance for the account of UNHER and shall be secured by, and added to the principal sum already secured by, said mortgage (or other security instrument) as extended and shall be repaid by ONNER on demand. Such advance shall bear interest from the date thereof at the rate provided in Part One hereof and such Such advance shall bear interest from the date thereof at the rate provided in Fart One hereof and such interest shall become due and payable on the date on which OWNER is obligated to make an installment payment of principal and/or interest next succeeding the date of such advance and thereafter on each succeeding date on which OWNER is so obligated to make an installment payment of principal and/or intere until such advance and interest thereon have been paid in full. All payments of such taxes, assessments ground rents if any, insurance premiums or other charges made by the CORFORATION hereunder may be in suc amounts as are shown by its own records, or by bills therefor issued by proper authority to be due, pay-able, past due or delinquent on account thereof or on the basis of any other information received by the OBFORATION. The OWNER shall premetly obtain, annerwor and deliver to the CORFORATION up the CORFORATION. able, past due of delinquent on account thereof of on the casts of any other information received by the OGRFORATION. The OWNER shall promptly obtain, approve and deliver to the CORPORATION, upon the CORPORATION TION'S demand all bills for such taxes, assessments, ground rents if any, insurance premiums and charges Upon full payment of all OWNER'S indettedness to the CORPORATION, it shall refund to the OWNER, without interest, all unexpended and unapplied noneys then in its possession which were theretofore received or retained by the CORPORATION pursuant to the provisions of Part Two hereof, but none of shid moneys recei by the CORPORATION pursuant to the provisions of Part Two hereof, but none of shid moneys received or ed by the CORPORATION herounder may be withdrawn co long as any indebtedness of OWNER to the CORPORATION

7 the Source unpaid. 2. To pay to the CORFORATION, upon demand, any and all costs (including title examination, attorn fees and recording fees) incurred in connection with the granting of this extension and not paid by WINER at the tire of execution hereof. Such costs shall constitute advances for the account of GNNER and shall be secured by, and added to the principal sum already secured by, said mortgage (or other security instrument) as extended; and shall be repaid by GWHER with interest from the dates thereof at the rate provided in fart One broof and shart be repart by oner with interset from the uttes there in which OWNER is obligated to make an installment payment of principal and/or interest next succeeding the date of each such advance and thoresiter on each succeeding date on which OWNER is so obligated to make an installment payment of principal and/or interest until each such advance and interest thereon have been paid in full.

## PART THREE

None of the provisions of this instrument shall in any way impair or diminish any of the CORPORATIC'S rights under or remedies on its note (or bond) and/or its mortgage (or other security instrument) as extended in Part One hereof, whether such rights or remedies arise thereunder or by operation of law. of the GWNER'S obligations or liabilities under said note (or bond) and/or said mortgage (or other security instrument) as extended shall be diminished or released by any provision hereof. The CORPORATION expressly reserves all rights of recourse and otherwise against any property or any

other persons in any way liable on OWLER'S indebtedness hereinabore set forth. The provisions of this instrument, shall bind, and inure to the benefit of, the parties hereto, the

indersigned, their heirs, executors, administrators, successors and assigns. Wherever the context here