MORTGAGE RECORD 85

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Lot Number One Hundred Sixteen (116) on Kentucky Street in the city of Lawrence,

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WHEREAS, unler the terms of said note (or bond) and mortgage (or other security instrument) there remains unpaid as of the 10th day of December, 1039 the sum of Three-thousand Five-hundred Seventeen and 65/100 Dollars (\$5517.68), including principal, interest and advances; which amount CAMER over to the CORPORATION but is unable to pay pursuant to provisions of said instruments;

PART ONE

MART ONE CONNER hereby covenants and agrees that he is now the Owner and helder of the premises upon which th aforesaid mertgage (or other security instrument) is a will first lien to secure payment of OWNER'S indebtedness to the CORRENTION above set forth; and that there are no defences, offsets or counterclai to said note (or bend) or said mertgage (or other security instrument); and that OWNER is fully authori at a counter to the contervate a met Now, THEREFORE, in consideration of the premises and of the convenants herein contained, it is mut-

ually agreed as follows:

unly agreed as follows: 1. That the CORPORTION hereby extends the time for payment of said balance remaining unpaid as of such date; and that OMER hereby agrees (a) to pay such amount with interest from said date at 5% per amoun on the unpaid balance in monthly installments of \$25.28; the first of which shall become due and payable on the 10th day of January, 1940, 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 and conditions of such note (or bend) and mortgage (or other security interement).

to perform all of the dovermits and conditions of such note (or bond) and mortgage (or other security 2.All the rights and remedies 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

The payments provided for in part the normal. FART TWO In consideration of the granting of the extension as provided in Part One hereof, the GENER hereby further coreants and agrees: 1. To pay, at the times and in the manner in this paragraph specified, all taxas, assessments, ground rents if any, and other charges which may affect the title of said property or affect said mort-cape (or other security instrument) as extended or the indebtedness thereby secured, together with the premiums and cost of renormal of any fire or other insurance held by the COMPORATION on a raid property or the purchase of such insurance thereon as the COMPORATION may from time to time require, and GMDER agrees that any failure to do so shall constitute a default under said mortgage (or other security inst-ment) as extended, upon the happening of which the COMPORATION may at its option exercise any or all of its rights and purcue any or all of its remadies provided in said anotygage (or other security inst-mants at the tax of said mortgage (or other security instrument) as extended, in addition to all other payments to be node by the OMDER hereounder and at the secural times at which the GMDER is colligated to make intellment payment of principal and/or interest as provided in Part One hereof, additional pay-ments at the rate of at least 1/12 per nomin of the numula aggregate is from time to bim esti-rated by its compromises and other charges, as such annual aggregate is from time to bim esti-rate of such manage, except to account for funds received and funds diabured under the payment of any interest thereon, nor shall the COMPORATION proved finds of the COMDER or over all, and fund is compared provide any other moneys received by the COMPORATION from the COMDER or over adve, is and out of nany other moneys received by the COMPORATION proved in any those theres hereof, is defined if any, insurance premiums and charges thereas, assessments, ground rents if any insurance premiums and charges thereas, assessm) becaus due, payable, part due or delinquent, and if the OWIER fails to pay to the CORTON, without demand, the arount of such deficiency, then the CORTORATION at its cole option may at any time pay the whole or any part of any of nuch three, assessments, ground rents if any, insurance prealing, charges, penalties or interest from its com funds, and any such payment by the CORTORATION from its on funds shall constitute an advance for the account of GNNER and shall be secured by, and added to the princips sum alrendy secured by, said mortgage (or other security instrument) as extended and shall be repaid by ONDER on deamad. Such advance that hear interest from the date thereof at the rate provided in Part One hereof and such interest shall been interest from the date on which GNEEM is obligated to make an installment payment of principal and /or interest next succeeding the date of such gavance and thereofiter on each succeeding date or which OTHEM is obligated to make an installment payment of principal and/or interest 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 CORTON for interest in a construction in the taxes of any other information received by the ONERATION. The ONEER shall promptly obtain, approve and deliver to the CORTONATION, upon the CONTRATION renain all bills for such taxes, assessments, ground rents if any, insurance prediums and charges. Upon full payment of all ONEER is disclosed as a long state in its payses which were theretofore received by the CORTONATION because and unapplied moneys then in its payses when the recording face) incourds in common and all conts (including title examination, attorney for and recording face) incourded in owner and all margels and unapplied moneys then in its payses which were theretofore received by the CORTONATION pursuant to the provisions of Fart Two indebtodness of GNNER to the CORTONATION remains ungeld. 2. To pay to the CORTONATION

PART THREE

None of the provisions of this instrument shall in any way impair or diminish any of the CORPORATIO rights under or remedies on its note (or bond) and/or its mortgage (or other security instrument) as Fights what of removing on its note (or some) anyor its matigage (or some security instance), and extended in Part One hereof, which such rights or readies arise thereunder or by operation of law. None of the CWMER'Sobligations 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.