MORTGAGE RECORD 85

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real estate or attached to or used is connection with the said real estate, or to any pipes or fixtures therein for the purpose of heating, lighting, or as part of the plumbing therein, or for any other purp appertaining to the present or future use or improvement of said real estate, whether such appartus, machinery, fixtures or chattels have or would beccere part of the said real estate by such attachment thereto, or not, all of which apparatus, machinery, chattels and fixtures shall be considered as among to and forming a part of the freshold and covered by this martyner; and also all the estate, right, tit and interest of the Nortgager or; in and to the mortgaged premises unto the Kortgage, forevor. And the Mortgager covenants with the Kortangee that he is heavilly solied in fee of the premises hereby conveyed, that is has good right to sell and convey the same, as aforesaid, and that he will war and defend the title thereto forever against the claims and of all persons whencever. This mortgage is given to secure the payment of the principal aum of Ymenty-six hundred in add of 000 Dellars (\$2000.00), as ordisened by a certain premissary note of even date bereatt he torms of which are incorporated hardin by reference, payaho with interest at the rate of four and one-half per centum (\$2000.00), as ordisence in Lawrence. Known, or at use other place as the holder of the note may designate in artiting. In monthly installents of Sisteon and 60/100 Dellars (\$16.46), comment in the first day of forkmany. 1840 and on the first day of and month thereafter, until the principal and interest are fully paid, except that the final payment of principal ind interest, if not accour paid shall be due and payable on the first day of anouny. 1920. The Kortgager coronants and agrees as follows: 1. That he will provide pay the principal of and interest on the indotainees evidenced by the and note, at the dimes and in the main provide. Firling is insured to be the orean thand interest of an intentifien to excerible account normal

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under the terms of the note secured hereby, the Martgagor will pay to the Mortgagee until the said not fully

s terms of the note secured hereby, the Mortgager will pay to the Mortgagee until the said m poid, the following summa: If this mortgage and the note secured hereby are insured under the provisions of the Nation Housing Act and so long as they centime to be so insured, enc-twolfth (1/2) of the annual mortgage insurance presium for the purpose of putting the Mortgagee in funds with which to discharge the said Mortgagee's chilication to the Folderal Housing Administrator for mortgage (a) provisions of the National Intering the said sorregepoid contraction to the rederal modern Administrator for mortgage inducations produce purchase the provisions of Title 11 of the Kational Housing Act, as each and Regulations thereunder. The Mortgapes shall on the termination of its chligation to pay sorreged insurance produces, reddit to the assount of the Mortgaper all payments made under the provision and this subsection which the Mortgapes has not become obligated to pay to the Feder 1 Housing Administrator.

Housing Administrator. An installment of the ground rents, if any, and of the taxes and accessments levied or to be levied against the premises covered by this mortgage; and an installment of the premium or promiums that will become due and payable to renow the insurance on the premises covered here against loss by fire or such other hazard as may reasonably be required by the Nortgage in an equinat loss by fire or such other hazard as may reasonably be required by the Nortgage in an and in a compary or companies as inherent us may reasonably be required by the Nortgage in an respectively to one-twelfth (1/12) of the annual ground rent, if any, plus the estimated presi or presidues for such insurance, and taxes and assessments next due (as estimated by the Mortga-less all installments already puid therefore, divided by the number of conthe that are to elaps before one menth prior to the date show and presidue of presidues and taxes and assessments will becare deliquent. The Nortgages shall hold the monthly payments in trust to pay such provid the mort is not presidue of the law of the state show and taxes and assessments will becare deliquent. The Nortgages shall hold the monthly payments in trust to pay such provid the made under the note secured hereby shall be added together and the argregate amount thereof shall be paid by the Mortgages each month in a single payment to be applied by the Mortgages to the following items in the order set forth: [1] provid ments, if any, taxes, assessments, fire and other has and insurance president (11] ground rents, if a way, taxes, assessments, fire and other has and insurance presidents; and in a company or companies satisfactory to the Mortgages. Such installments shall be equal (ee.

(1) produe charges under the contract of insurance with the reserval mousing administrator; (1) ground rents, if any, taxes, assessments, fire and other hazard insurance preduct; (11) interest on the note secured hereby; and (1V) anortization of the principal of said note. Any deficiency in the amount of each aggroups monthly payment shall, unless made good by the Mertparter prior to the due date of the next such payment, constitute an event of default under this nortgaps. The Mertpages my collect a "late charge" not to exceed two conts (24) for each extern (3) of each extend to the off (3) of the acting average to cover the extend symmetry.

this mortgars. The Mortgages may collect a "late charge" not to exceed two cents (24) for each dollar (\$1) of each payment more than fifteen (15) days in arrears to cover the extra expense involved in handling delinguent payments. That if the total of the sagments made by the Mortgages or weiger (b) of paragraph 1 proceeding shall exceed the anount of payments called by the Mortgages (weiger (b) of paragraph 1 proceeding shall each other the mortgare for each other and the same shall be each and by the Mortgages (weiger (b) of paragraph 1 proceeding shall be credited by the Mortgages on aubacquent payments and by the Mortgages (b) of paragraph 1 proceeding shall be the same nature to be made by the Mortgages. If, however, the monthly payments and by the Mortgages rule (b) of paragraph 2 proceeding shall not be sufficient to pay provide rules, takes and assessments or insurance providers, as the case may be, when the same shall become due and payable, then the Mortgager shall may to the Mortgages and mount necessary to make up the deficiency, on a before the date when payment of such ground rents, takes assessments, or insurance providency on the fortegage shall be to the Mortgager with the provisions of the note the Mortgager shall be avent of the other to be Mortgager as the the ortgager shall be the Mortgager and the payment of the date to the Mortgager (b). The Mortgager shall be due to the Mortgager (b) for the Mortgager shall be due to the Mortgager (b). The Mortgager shall be due to the Mortgager (b) and the mort shall be due to the Mortgager (b) and the mort shall be due to the Mortgager (b). The Mortgager (b) and (b at any time the Nortgagor shall tender to the Mortgagoe, in accordance with the provisions of the note secured hereby, full payment of the entire indebtedness represented thereby, the Mortgagoe shall, in computing the ansaut of such indebtedness, credit to the account of the Nortgagoe all payments made and the provisions of (a) of paragraph 2 hereof, which the Nortgagee has not become oblighted to pay to the Federal Housing Administrator, and any balance remaining in the funds accumulated 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 Mortgagee acquires the property otherwise after default, the Mortgagee shall apply, at the time of the consensation of such proceedings or at the time the property is otherwise acquired, the balance then remaining in the funds accumulated under (b) of paragraph 2 precedime, as a credit against the amount of principal then remaining unged under (b) of paragraph 2 proceeding, as a credit against the balance then remaining in the funds accumulated under said note and shall properly adjust any payments which shall have been made under (a) of paragrap 4. That he will pay all taxes, assessments, water rates, and other governmental or municial charg fines, or impositions, for which provision has not been made hereinbefore, and in default thereof the Mortgarde may pay the same.

Early do may may the same. 5. That he will keep the premises above enneyed in as good order and condition as they are now an will not consit or permit any wate thereof, re-sonable wear and tear excepted. 6. That if the premises covered hereby, or any part thereof, shall be damaged by fire or other hazard against which insurance is hold as hereinhefore provided, the amounts paid by any insurance company pursuant to the contract of insurance shall, to the extent of the inseltedness then remaining unsaid, be main to the forther and the first option are the available to the date or released for the president or persided. to the Mortgagee, and, at its option, may be applied to the debt or released for the repairing or rebuilding of the premises.