MORTGAGE RECORD 85

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STATE OF Virginia) County of Princess Anne)SS. BE IT RENEMMERED, That on this 31 day of Jan. A.D. 1	1940, before ne, the understand, a Notary Public
in and for the County and State aforesaid, came Alayra E. personally known to be the same persons who executed the execution of the same.	. Bailey and Harry Bailey, her husband to me foregoing instrument and duly acknowledged the
IN WITNESS WHEREOF, I have hereunto set my hand and last above written.	affixed my official seal, the day and year
(SEAL) (Term expires Feb. 28, 1943.)	Carrie L. Peel Notary Public.
STATE OF Arizona) County of Yuna)SS.	
County of Yuma) ^{30.5} BE IT REMEMBERED, That on this 19 day of Jan A.D. 19 in and for the County and State aforesaid, came Jennie O. me personally known to be the same persons who executed t the execution of the same. IN WITKESS WEREPOR, I have hereunto set my hand and	Allison and Malcoln Allison, her husband to the foregoing instrument and duly acknowledged
last above written.	H Karvin Smith
(SEAL) (Term expires Jan 21 1942)	Notary Public
STATE OF Arizona) County of Navajo) BE IT REEMBERED, That on this 23rd day of January A Public in and for the County and State aforesaid, care Ye to me personally known to be the same persons who execute the execution of the same.	lba H. Woods and William B. Woods, her husband d the foregoing instrument and duly acknowledged
IN WITNESS WHEREADF, I have hereunto set my hand and above written.	
(SEAL) (Term expires Feb. 7, 1943)	Lettic Richards Notary Public
Recorded February 2, 1940 at 1:50 P.M.	Nandl ABrie Rogistor of Deeds
•••••••••••••••••••••••••••••••••••••••	••••••••••••••••••••••••••••••••••••
Receiving No. 9411 < EXTENSION AGREEMEN	T
of America, with its principal office at Washington, D.C., WITNESSETH: MIENERAS, the CORPORATION owns a certain note secured recorded in the Public (Yortgage) Records of the County of 38, and now covering the following described property:	by a certain mortrage (or dood of trust)
Lot Number Fourteen (14) in Elock Number Two (2) of Lawrence, Eansas.) in Haskell Place, an addition to the City
AND WHEREAS, under the terms of said note and mortgay of the 18 day of January, 1940, the sum of Thirty-seven Hu including principal, interest and advances; which amount Of any pursuant to provisions of said instruments; NGW, TENERFORE, in consideration of the premises and autually agreed as follows; That the CORPORATION horeby extends the time for pays such date; and that UNNER horeby agrees to pay such amount on the unpaid balance in monthly installments of \$24.60; th m the 18 day of February, 1940, and the remaining install conth thereofter, unless such day is the 31st day of the mo- conth, until said principal sum together with interest ther In consideration of the granting of the extension as overants and agrees;	ndred Seventy-two and 33/100 Dollars (\$3772.33), WHER owes to the CORFORATION but is unable to of the covenants herein contained, it is mont of said balance remaining unpaid as of with interest from said date at 5% per annum ne first of which shall become due and payable monts successively on the same day of each onth and in such case on the last day of the remains fully moid.
To pay all taxes and assessments, tax bills and other ogether with the premium on all insurance now held or subs NER agrees that the failure to provide for the payment of harges and insurance premiums as hereinafter provided shal or deed of trust), as extended, upon the happening of whic yor all of its rights provided in said mortgage (or deed to GMNER shall provide for the payment of said taxes, asse remiums by paying 5: the CONFORATION during the term of sa addition to all other payments to be made by the GMNER	sequently required by the CORPORATION and the "such taxes, assessments, tax bills, other 1 constitute a default under such mortgage th the CORPORATION at its option ray exercise 1 of trust), or arising by operation of law. saments, tax bills, other charges and insurance id mortgage (or deed of trust) as extended, bernunder and at the sament time at which
Which is colligated to make the installment payments as the of at least 1/12 per month of the annual aggregate of arges and insurance premiums, as such annual aggregate is the CORPORATION may commingle with its general funds any mo- ap provisions of this paragraph and shall not be liable fo- hall the CORPORATION incur any liability to UNNER on accoun- ceived and disbursed under the terms hereof. From the mo- ther moneys received by the CORPORATION, the CORPORATION mu- id items, or may retain any of such moneys for the paying is option apply any or all of such money to the payment of due or past due. If the money so accumulated is insuffi- los, other charges and insurance premiums, together with recome payable, and if the WHER fail to pay to the CORPORATION RFORATION may may the whole or any part of such items from additional obligation owing from the GNUEP to the CORPORA-	provided above, additional payments at the nuch taxes, assessments, tax bills, other from time to time estimated by the CORPORATION. mays received or retained by it pursuant to r the payment of any interest theoreon, nor nt of such moneys, except to account for funds news so received, and/or from and out of any ay at any time pay the whole or any part of of said items or the CORPORATION may at its f any indebuchess owing from the GMNER which clent to pay such taxes, assessments, tax penalties and interest thereon, when the same TIOM the mount of such deficiency, then the m its own funds and any such payment shall be ATION bergunder and be received the side mate
ge (or deed of trust), as extended, shall be repaid by OW terest from the date thereof at the rate specified herein, the date on which GWNER is obligated to make an installm	, and such interest shall become due and naveale

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