MORTGAGE RECORD 85

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STATE OF NEERASEA) COUNTY OF DOUGLAS) 55. BE IT REMEMBERED, that on this 21 day of February, A.D., 1940, before me, the undersigned, a Motar Public in and for the County of Douglas and the State of Nebraska, came Bernard Norman Omaha Regional Treasurer of the Mome Owners' Loan Corporation, a Corporation duly organized and existing under and by virtue of an Act of Congress of the United States, who is personally known to me to be such officer an who is personally known to me to be the same person who executed as such officer the within instrument of writing on tehalf of said Corporation, and such person duly acknowledged the execution of the same to be his act and deed and the free act and deed of said Corporation. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. Vera Kouba Notary Public Douglas County, Nebraska (SEAL) My commission expires: 5-11-44 Narth and Register of Deeds Recorded February 28, 1940 at 9:00 A.M. Receiving No. 9513 < EXTENSION AGREEMENT to to THIS AGREMINIT entered into between Hazel Dove and J. A. Dove, her husband hereinafter referred to as OWNER, and Home Owners' Loan Corporation, a corporate instrumentality of the United States of Americ with its principal office at Washington, D.C., hereinafter called the CORFORATION: Pelenae WI TNESSETH: WHEREAS, the CORPORATION owns a certain note secured by a certain mortgage (or other security in-strument) recorded in the Public (Mortgage) Records of the County of Douglas, State of Kansas, in Rook È 83, page 450, and now covering the following described property: ance The south thirty-four and one-third (34 1/3) fect of the west half $(\frac{1}{2})$ of lot numbered twenty (20) on Kentucky Street in the city of Lawrence, situate in Douglas County, Kansas. gind. AUD WHEREAS, under the terms of said note and mortgage (or other security instrument) there remain unpaid as of the S day of February, 1940, the sum of Nineteen hundred sixty-seven and 66/100 Dollars (\$1967.66), including principal, interest and advances; which amount OWNER owes to the CORFORATION but releace is unable to pay pursuant to provisions of said instruments; NOW, THEMEFORE, in consideration of the premises and of the covenants herein contained, it is mutually agreed as follows: That the CORPORATION hereby extends the time for the payment of said balance remaining unpaid as o Inst the OURDERATION mereby extends the time for the psyment of said balance remaining unpaid as o such date; and that GNNER hereby agrees to pay such anount with interest from said date at 5% per annum on the unpaid balance in monthly installments of \$13,29; the first of which shall become due and payabl on the S day of March 1940, and the remaining installments successively on the same day of each month thereafter, unless such day is the Slst day of the month and in such case on the last day of the month, until said principal sum together with interest thereon is fully paid. In consideration of the granting of the extension as provided hereinabove, the GANER hereby further comments and agrees. A 28 covenants and arrecs: To pay such taxes, assessments, tax bills, other charges and items as the CORPURATION may determin together with the costs of renewal or purchase of fire or other insurance on said property as the COR-PORATION may require, all of which are hereinafter designated as "items" and the CMNER agrees that the failure to provide for the payment of said items, at the times and in the manner in this paragraph failure to provide for the payment of said items, at the times and in the manner in this paragraph specified, shall constitute a default under such mortgage (or other security instrument), as extended, upon the happening of which the CORPORATION at its option may exercise any or all of its rights provide in said mortgage (or other security instrument), or arising by operation of law. The OWNER shall provi for the payment of said items by paying to the CORPORATION during the term of said mortgage (or other security instrument), as extended, in addition to all other payments to be made by the OWNER hereunder and at the several times at which the OWNER is obligated to make the installence trayment as a provided above, additional payments at the rate of at least 1/12 per month of the annual aggregate of said items as such annual aggregate is from time to time estimated by the CORPORATION. The CORPORATION may commin with its general funds any moneys received or rotained by it pursuant to the provisions of this paragra and shall not be limble for the payment of any interest thereon, nor shall the CORPORATION incur any limbility to the OWNER, or any other marky, on account of such moneys, exceed to account for funds rece 450 liability to the OWNER, or any other party, on account of such moneys, except to account for funds rece and disbursed under the terms hereof. From the moneys so received, and/or from and out of any other hev and disburged under the terms hereof. From the monoys so received, and/or from and out of any other moneys received by the CORPORITON, the CORPORTION may at any time pay the whole or any part of said items, or may retain any of such moneys for the paying of said items or the CORPORATION may at its sole option apply any or all of such money to the payment of any indobtedness owing from the GWNER which is due or past due. If the money so accumulated is insufficient to pay said items, together with persatile and interest thereon, when the same became payable, and if the GNNER fail to pay to the CORPORATION the amount of such deficiency, then the CORPERATION may pay the whole or any part of said items, together with any interest, penalties, or charges thereon, from its own funds and any such payment shall be an additional obligation owing from the GNNER to the CORPORATION hereunder and be secured by said mortgage (or other security instrument). As extended, and shall be recald by WNER on demand. and such advance (or other security instrument), as extended, and shall be repaid by OWNER on demand, and such advance shall bear interest from the date thereof at the rate specified herein, and such interest shall become shall bear interest from the date thereof at the rate specified herein, and such interest shall become due and payable on the date on which UTHER is obligated to make an installment payment of interest or principal next succeeding the date of such advance, and on each succeeding date on which the UTHER is a obligated, until such advance and interest thereon have been paid in Full. Upon full payment of all indebtedness under this agreencent, the CONFORATION shall refund to the UTHER is without interest, all un-expended and unapplied moneys in its possession received by the CONFORATION pursuant to the provisions of this paragraph, but none of the money received by the CONFORATION hereunder may be withdrawn so long as any indebtedness from OWNER to the CONFORATION means. All payments of said items, together with all penalties, interest or charges thereon, made by the CONFORATION hereunder may be in such amount as are shown by its own records, or by bills therefor issued by procer authority to be due. newshole. as are shown by its som records, or by bills therefor issued by proper authority to be due, payable, past due or delinquent on account thereof or on the basis of any other information received by the CORPORATION.

The OWNER further agrees to pay upon demand any and all costs, including title examination, attorny fees, abstracting and recording fees, incurred in connection with the granting of this extension and such costs shall be secured by said mortgage (or other security instrument), as extended, and shall be repaid by the OWNER with interest at the rate herein prescribed. The interest on such advances shall be due and payable on each installment paying date after the advance until each such advance and interest has been paid in full.

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It is hereby further agreed that all the rights and remedies, stipulations, provisions, conditions and coverants of said principal note and mortgage (or other security instrument), including those with