MORTGAGE RECORD 85

who signed the name of the maker thereof to the within and foregoing instrument as its Vice President who signed the many of the maker version to the within and roboting instantiated as the free restore and acknowledged to me that he executed the same as his free and voluntary act and ded, and as the free and voluntary met and deed of said corporation, for the uses and purposes therein set forth. Given under my hand and seal the day and year last above written.

(SEAL) My Commission Expires: Sept. 17, 1941	E. B. Martin Notary Public
Recorded April 30, 1940 at 5:00 P. M.	and Top & Register of Deed

Reg. No. 2263 < Fee Paid \$5.00 Receiving No. 9979

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MORTAGE

THIS INDENTURE, Made this 23rd day of April, 1940, by and between Harold C. Johnson and his wife, Fern Johnson of Lawrence, Kansas., Mortgager, and The Douglas County Building and Loan Association, a corporation organized and existing under the laws of Kansas, Mortgagee:

WINESSEH, that the Mortgager, for and in consideration of the sum of Two Thousand and no/100--Dollars (\$2000.00), the receipt of which is hereby acknowledged, does by these presents mortgage and warrant unto the Mortgagee, its successors and assigns, forever, the following-described real estate, situated in the County of .State of Kansas, to wit:

The North S2 feet of Lots Nos. Seven (7) and Eight (6) in Block No. Three (3) in Cranson's Sub-division of Block No. Fifteen (15) of Babcock's Enlarged Addition to the City of Lawrence.

To HAVE AND TO Elock No. Fifteen (15) of Babcock's Enlarged Addition to the City of Lawrence. TO HAVE AND TO FOLD the premises described, together with all and singular the tenements, heredita ments and appurtcanances thereunto belonging, and the rents, issues and profits thereof; and also all apparatus, machinery, fixtures, chattels, furnaces, heaters, ranges, mantles, mas and electric light fixtures, elevators, soreens, screen doors, awnings, blinds and all other fixtures of whatever kind and nature at present contained or hereafter placed in the buildings new or hereafter standing on the said real estate, and all structures, gas and oil tanks and equipment erected or placed in or upon the said real estate or attached to or used in 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 pur-pose apportaining to the present or future use or improvement of the said real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the said real estate by such at achment thereb, or not, all of which apparatus, machinery, chattels and fixtures shall be considered as annexed to and forming a part of the freehold and covered by this mortgage; and also all the estate, right, title and interest of the Mortgagor of, in and to the mortgaged premises unto the Mortgagee, forever.

And the Mortgagor covenants with the Mortgagee that he is lawfully siezed in fee of the premises hereby conveyed, that he has good right to sell and convey the same, as aforesaid, and that he will wan

hereby conveyed, that he has good right to soll and convey the same, as aforesaid, and that he will war rant and defend the title thereto forever against the claims and demands of all persons whenseever. This mortgage is given to secure the gayment of the principal sum of Two Thousand and no/100 Dolla (\$2000.00), as evidenced by a cortain promissory note of even dute herewith, the terms of which are in-corporated herein by reference, payable with interest at the rate of Four & cne half per centum (4%) per annum on the ungaid balance until paid, principal and interest to be paid at the office of The Dour County Building and Lean Association in Lawrence, Kansas, or at such other place as the holder of the note may designate in writing, in monthly installents of Twoire and 66/100 Dollars (\$12.66), commencin on the first day of June, 1540, and on the first day of each month thereafter, until the principal and interest are fully paid, except that the final payment of principal and interest, if not sconer paid, shall be due and payable on the first day of May, 1860. The Mortgaror covenants and agrees as follows: 1. That he will promothy new the principal and interest on the indebtedness evidenced by the

1. That he will promptly pay the principal of and interest on the indebtedness evidenced by the 1. That he will promptly pay the principal of and interest on the indebtedness evidenced by the said note, at the times and in the mannor therein provided. Privilego is reserved to pay the debt in whole, or in an amount equal to one or more monthly payments on the principal that are noxt due on the note, on the first day of any month prior to maturity; provided, however, that written notice of an intertion to exercise such privilege is given at least thirty (30) days prior to prepayment; and provided Arbert the thet is the prior to maturity and at that the it is insurd under the provisions of the Mational Housing Act, he will pay to the Grantee an adjusted premium charge of one per contum (1%) of the original principal amount thereof, except that in no event shall the adjuited by the monthal for a prior to adjuit do the original principal amount thereof. premium exceed the aggregate amount of promium charges which would have been payable if the mortgage ha continued to be insured until maturity; such payment to be applied by the Grantee upon its obligation

to the Federal Housing Administrator on account of mortgage insurance. 2. That, together with, and in addition to, the monthly payments of principal and interest payable under the terms of the note secured hereby, the Mortgagor will pay to the Mortgages until the said note is fully paid the following sums:

(a) If this mortgage and the note secured hereby are insured under the provisions of the Nati Housing Act and so long as they continue to be so insured, one-twelfth (1/12) of the annual mortga insurance premium for the purpose of putting the Mortgagee in funds with which to discharge the sa Mortgagee's obligation to the Federal Housing Administrator for mortgage insurance premiums pursua to the provisions of Title II of the Actional Housing Act, as amended, and Regulations thereunder. The Mortgagee shall, on the termination of its obligation to pay mortgage insurance premiums, which is the provision of the termination of the source premium of the pay insurance premiums. d

The more approximate in the communication of its configuration to pay more provide interance presidents, credit to the account of the More page on the provisions of this subsection which the More page has not become obligated to pay to the Federal Housing Administrator. (b) An installment of the ground ronts, if any, and of the taxes and assessments levied or to be levied against the premises covered by this more page and an installment of the premium or premiums that will become due and payable to renew the insurance on the premises covered hereby against loss by fire or such other hazard as may reasonably be required by the Mortgagee in amount againet loss of the original stands and a set of the annual set of the set of less all installments already paid therefor, divided by the number of months that are to elapse before one month prior to the date when such premium or premiums and taxes and assessments will become delinquent. The Mortgagee shall hold the monthly payments in trust to pay such ground rent if any, premium or premiums and taxes and assessments before the same become delinquent.

(c) All payments montioned in the two preceding subsections of this paragraph and all payment to be made under the note secured hereby shall be added together and the aggregate amount thereof shall be paid by the Mortragor each month in a single payment to be applied by the Mortragge to the following items in the order set forth: (I) premium charges under the contract of insurance with the Federal Housing Administrat (II) ground rents, if any, taxes, assessments, fire and other hazard insurance premiums;

(III) interest on the note secured hereby: and

(IV) amortization of the principal of said note.

Any deficiency in the amount of such aggregate monthly payment shall, unless made good by the Mon gagor prior to the due date of the next such payment, constitute an event of default under this