MORTGAGE RECORD 85

STATE OF NEBRASHA) COUNTY OF DOUGLAS) ss. BE IT DEDUCAS) BE IT DEMEMBERED, that on this 29 day of April, A.D., 1940, before me, the undersigned, a Notary Public in and for the County of Douglas and the State of Nebraska, came B. Morman Omaha Regional Treas-urer of the Hone Owners' Lean Corporation, a Corporation duly organized and existing by virtue of an Act of Congress of the United States, who is personally known to me to be such officer and who is per-conally known to me to be the same person who executed as such officer the within instrument of writing or backle of call Concention, and under actional delay the execution of the same table of the same the back on behalf of said Corporation, and such period who extended as such officer the within instrument of writ act and deed and the free act and deed of said Corporation. IN TESTIMONY WHEHEOF, I have hereunto set my hand and uffixed my official seal the day and year last above written. R. V. Dunn (SEAL) My commission expires: 3-18-46 Notary Public Douglas County, Nebraska Recorded May 11, 1940 at 9:50 A.M. and acheck Register of Deeds Receiving No. 10085 < HOLC EXTENSION AGREEMENT THIS AGREEMENT entered into between George Carter and Eary Carter, his wife hereinafter referred to as GWNEER, 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 CORPORATION: WITNESSETH. WHEREAS, the CORPORATION owns a certain note secured by a certain mortgage (or other security instr mant) recorded in the Public (Mortgage) Records of the County of Douglas, State of Fansas, in Book 81, page 63, and now covering the following described property: Lot number one hundred six (106) on Ohio Street in the City of Lawrence. AND WHEREAS, under the terms of said note and mortgage (or other security instrument) there remains And minically office the verms of said note and mortgage (or other security instrument) there remains unpaid as of the 26 day of April, 1940, the sum of Seven hundred sixty-four and 90/100 Dollars (\$764.90 including.pringingl. interest and advances; which mount UNNER owes to the CONFORMITON but is unable to NOW, THEREFORE, in consideration of the predises and of the coverants herein contained, it is mutual agreed as follows: That the CORPORATION hereby extends the time for payment of said balance remaining unpaid as of su That the CURCHARIUM mereby extends the time for payment of sala balance remaining unpaid as of suc date; and that OWNER hereby agrees to pay such amount with interest from said date at 5% por annum on the unpuid balance in monthly installments of \$5.70; the first of which shall become due and payable on the 26 day of May 1940, and the remaining installments successively on the same day of each month there after, unless such day is the 31st day of the month and in such case on the last day of the month, unti and an another with interest of a fully moid said principal sum together with interest thereon is fully paid. said principal sum together with interest thereon is fully paid. In consideration of the granting of the extension as provided hereinabove, the CNNER hereby further covenants and agrees: To pay such taxes, assessments, tax bills, other charges and items as the CORPORATION may determine together with the costs of renewal or purchase of fire or other insurance on said property as the CORPORATION failure to provide for the payment of said items, at the times and in the manner in this garagraph specified, shall constitute a dofault under such mortgage (or other security instrument), as extended, upon the happening of which the CORPORATION or arising by operation of law. The CONNER shall provide for the payment of said items by paying to the CORPORATION during the torm of said mortgage (or other security instrument), as extended, in addition to all other payments to be made by the CONNER horewader and at the several times at which the OWNER is obligated to make theinstalleent paymonts as said items, as such annual aggregate is from time to time estimated by the CONNERION. The CORPORATION may commingle with its general funds any moneys received or retained by it pursuant to the provide of this paragraph and shall not be liable for the payment of any interest thereon, nor shall the CORPORATION may commingle with its general funds any moneys received or retained by it pursuant to the provisions of this paragraph and disbursed under the terms horeof. From the moneys are received, and /or from and out of any other mensys received by the CORPORATION, the CORPORATION 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, to gether with peaties and interest thereon, when the same becare, paying of said items, and such inter-st shall be an additional paying of such gether with the CORPORATION items, together with any interest from the date thereon, from the Some funds and any such pay-the CORPORATION the amount of such deficiency, then th In consideration of the granting of the extension as provided hereinabove, the CWNER hereby fur covenants and agrees: The OWNER further agrees to pay upon demand any and all costs, including title examination, attorne 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 chall 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 inter-est has been raid in full. est has been paid in full.

est has been paid in full. It is heroby further agreed that all the rights and remedies, stipulations, provisions, conditions and covenants of said principal note and mortgage (or other security instrument), including those with respect to default and acceleration shall remain in full force and effect except as herein modified, and nothing herein contained shall be construed to impair the security or lien of the holder of said mortgage (or other security instrument), nor to affect nor inpair any rights or power which it may have under said note and mortgage (or other security instrument) for nonfulfillment of agreements contained therein or herein. 283