## MORTGAGE RECORD 85

| instrument of writing, a   | nd duly acknowledged the  | recution of same.   | cuted the above and foregoi   | -        |     |
|--|---|---|---|----------|-----|
| IN WITNESS WHERE OF written.   | , I have hereunto set my h  | and and Notarial Seal on  | the day and year last above   | 0        | 0   |
| (SEAL) My commission exp   | ires Sept. 17, 1941   |   | Martin<br>tary Public.  |          |     |
|  |   | ~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~   | ,   |          | 141 |
| Recorded September 18, 19  | 940 at 10:50 A.M.   | Narda a.  | Beck_Register of Deeds  | F        |     |
|  |   | ••••••  | ••••••  |          |     |
| Receiving No. 10798 <  | EXTENSION   | AGREENENT   |   |          |     |
| referred to as UMALE, and  | l into between Effie E. Mu<br>i Home Owners' Loan Corpor<br>ceipal office at Washingto  | ation, a corporate instru   | wife and husband hereinafter<br>mentality of the United Stat<br>led the CORPORATION:  | .05      |     |
| WHEREAS, the CORPORATI<br>corded in the Public (Mor  | ON owns a cortain note se<br>tgage) Records of the Cou<br>owing described property:   | nty of Dourlas, State of i  | ther security instrument) re<br>Sansas, in Book 79, page 214  |          |     |
| The West seventy (7<br>in the City of Lawr   | 0) feet of Lot number One<br>enco,.   | hundred sixty-eight (168)   | on Tennessee Street   |          |     |
| unpaid as of the 18th day<br>(\$3802.68), including pri<br>is unable to pay pursuant<br>NOW, THEREFORE, in con   | of August, 1940, the sum<br>ncipal, interest and advan<br>to provisions of said in  | of three thousand eight H<br>nees; which amount OWNER o<br>struments;   | instrument) there remains<br>wundred two and 68/100 Dolle<br>wes to the CORPORATION but<br>rein contained, it is mutual   |          |     |
| acreed as follows:<br>That the CORFORATION h<br>date; and that GUNER here<br>the unpaid balance in mon<br>the 18th day of September<br>theraafter, unless such d<br>until said principal sum<br>In consideration of th | ereby extends the time for<br>by agrees to pay such amon<br>thly installments of \$26.0<br>1940, and the remaining i<br>ay is the 31st day of the<br>togother with interest the | r payment of said balance<br>int with interest from sai<br>05; the first of which she<br>installments successively<br>month and in such case on<br>recon is fully paid.     | remaining unpaid as of such<br>d date at 5% per annum on<br>11 become due and payable o<br>on the same day of each mon<br>the last day of the month,<br>, the GMMER hereby further                                | r.<br>th |     |
| together with the costs o<br>ATION may require, all of<br>ure to provide for the pay<br>shall constitute a defauly<br>gening of which the CORFO<br>mortgage (or other security   | f renewal or purchase of f<br>which are hereinafter des<br>ment of said items, at th<br>to under such mortgage (or<br>WIION at its option may e<br>by instrument), or arising   | 'ire or other insurance on<br>lignated as "items", and t<br>e times and in the manner<br>other security instrument<br>wercise any or all of its<br>by operation of law. Th  | e OWNER shall provide for ti  |          |     |
| Instrument), as extended,<br>several times at which the<br>tional payments at the rat<br>nual aggregate is from tir<br>its general funds any mone<br>shall not be liable for th  | in addition to all other<br>o GNNER is obligated to ma<br>se of at least 1/12 per mo<br>so to time estimated by the<br>pys received or retained b                               | payments to be made by the<br>ke the installment paymen<br>nth of the annual aggrega<br>c CORPORATION. The CORPOR<br>y it pursuant to the prov<br>thereon, nor shall the C  | isions of this paragraph and<br>DRPORATION incur any liabili  | 1-       |     |
| disbursed under the terms<br>received by the CORPORATIO<br>may retain any of such mor<br>ply any or all of such mor  | hereof. From the moneys<br>NN, the CORPORATION may at<br>may for the paying of sai  | so received, and/or from any time pay the whole o<br>d items or the CORPORATION<br>indebtedness owing from the  | and out of any other moneys<br>r any part of said items, or<br>I may at its sole option ap-<br>to UNNER which is due or pat<br>with penalties and inter-  |          |     |
| est thereon, when the same<br>such deficiency, then the<br>terest, penaltics, or char<br>ligation owing from the OW<br>writy instrument), as exte  | become payable, and if t<br>CORPORATION may pay the w<br>ges thereon, from its own<br>NER to the CORPORATION he<br>moded, and shall be repaid                                   | he OWNER fail to pay to the<br>hole or any part of said the<br>funds and any such paymen<br>reundor and be secured by<br>by OWNER on demand, and s                          | to CORPORATION the amount of<br>tens, together with any in-<br>it shall be an additional of<br>said mortgage (or other sec-<br>such advance shall bear in-<br>shall become due and payabl                         |          | •   |
| on the date on which OWNER<br>seeding the date of such a<br>such advance and interest<br>this agreement, the CORPOR<br>noneys in its possession r<br>none of the money received  | is obligated to make an<br>dwance, and on each succes<br>therecon have been paid in<br>ATION shall refund to the<br>occived by the CORPORATION<br>by the CORPORATION hereus     | installment payment of int<br>eding date on which the OF<br>full. Upon full payment<br>OWNER, without interest,<br>N pursuant to the provision<br>der may be withdrawn so 1 | events or principal next sue<br>NER is so obligated, until<br>of all indebtednoss under<br>all unexpended and unapplic<br>ms of this paragraph, but<br>ong as any indebtedness fro<br>r with all penaltics, inter | ļ        |     |
| est or charges thereon, ma<br>records, or by bills there   | de by the CORPORATION here<br>for issued by proper suth   | eunder may be in such amou<br>prity to be due, payable.   | nts as are shown by its own<br>past due or delinquent on  |          |     |
| tecount thereof or on the<br>The OWNER further agree<br>'ees, abstracting and reco<br>osts shall be secured by<br>y the OWNER with interest  | basis of any other informa<br>s to pay upon demand any a<br>rding fees, incurred in co  | ation received by the CORP<br>and all costs, including to<br>connection with the grantim<br>ecurity instrument), as ex-<br>ribed. The interest on su                        | OPATION.<br>itle examination, attorney<br>g of this extension and suc<br>tended, and shall be repaid<br>ch advances shall be due  | , J      |     |
| It is hereby further ag<br>ovenants of said principa<br>ect to default and accele<br>othing herein contained si<br>or other security instrum   | l note and mortgage (or ot<br>ration shall remain in ful<br>mall be construed to impai  | her security instrument),<br>1 force and effect except<br>r the security or lien of<br>mair any rights or power   | the holder of said mortgag<br>which it may have under sai   | •<br>•   | •   |
| erein.<br>The CORPORATION express<br>ther persons in any way 1   | ly reserves all rights of<br>able on OWNER'S indebtedn<br>wals hereto this 18th day   | recourse and otherwise ag   | ainst any property or any   |          |     |
| (cori  | . SEAL)   | W. E. 1   | 4. Mullins<br>Mullins   |          |     |
| In the second second second second   |   | HOME OWNERS' LOAN<br>By B Morm  | CORPORATION   |          |     |

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