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distant for the tot		
	paid by the Wortshort and and in	
	paid by the Mortgagor each month in a single payment to be applied by the Mortgagee to the following (1) premium charge ended to	
	(II) fround rents is one to contract of insurance with the federal Housing the to	
		6
	Any definition of the principal of said note.	
•	prior to the due to anothe of such aggregate monthly payment shall	
	The Mortgages and of the next such rayment, constitute an event of default under this mortgage. The Mortgages any collect a "late charge" not to exceed two cents (2/) for each doilar (10) of each pur- payments.	
	parments (10) days in arrears to cover the extra extra arrears in order donar (\$1) of each par-	
 * * 	3. That is the start of the sta	1
	exceed the amount of payments actually made by the Mortgagor under (b) of paragraph 1 preceding shall insurance presiums, as the case may is, such excess shall be credited by the Mortgage for ground rents, taxes and assessments or ments of the same nature to be read as used excess shall be credited by the Mortgage	
	ments of the same att and thay be, such excess shall be gradited by the same assessments or	
	Nortgager under (b) of paragraph 2 preceding shall not be sufficient to pay ground rents, taxed and are the nents or insurance premiums, as the case may be, when the same shall become due and the taxed and are the Nortgager shall pay to the Mortgager.	
	Mortragor shall now that is, as the case may be, when the same shall be and rents, taxes and as the	
	date when neuront and indicate any amount necessary to rake up the date the payable, then the	
	any time the Mortzagor shall tender to the Kortzagee, in accordance with the provisions of the not be ured hereby, full payment of the entire indictedness represented thereby, the povisions of the note see-	
	ing the arount of the entire indebtedness represented thanks of the note sec-	11
	ing the amount of such indettedness, credit to the account of the Nortgagor all payments and the note sec- provisions of (a) of paragraph 2 hereof, which the Mortgager all payments made under the eral Housing Administrator, and any balance remaining in the funds account of balance obligated to pay to the Fed- (b) of paragraph 2 hereof.	
	(b) of paragraph 2 is the any calance remaining in the funds account of lighted to pay to the Fed-	
	sulting in a multi- in there shall be a default under any of the	
	sulting in a public sale of the premises covered hereby or if the Portragee acquires the provisions of wise after default, the Mortgagee shall apply, at the time of the congenerations of this nortgage re- at the time the property is otherwise acquired, the balance then recalling in the Ortgage of such proceedings, or (b) of paragraph 2 procedures of the congeneration of such proceedings, or	
	(b) of paragraph 2 study is otherwise acquired, the balance than receipter and of such proceedings, or	~
	said note and shall around if, as a credit against the amount of principal the funds accumulated under	
	4. That he will pay all taxes, assessments, water rates and the ben made under (a) of paragraph 2.	
	Mortraree may ne the provision has not been made heminhofore and it is municipal charger,	
	5. That he will know the main the second sec	
	5. That he will keep the premises above conveyed in as good order and in default thereof the will not commit or permit any waste thereof, reasonable wear and tear excepted.	
	against which income towered hereby, or any part thereof shell he	
	suant to the contract of insurance shall, to the extent of the induction of the order of the thread in paid to the Cortyngee, and, at its option, may be extent of the inductor each of the remaining unpaid, to robuilding of the province of the cortext of the option of the debt or remaining unpaid, to	
	rebuilding of the amplified to the dobt or allow intendining unpaid, be	
	7. That is the View of the repairing or	
	premiums, repair of the portinger fails to make any payment provided for in this mortgage for taxes, insurance eed, with interest thereof at five per centum (%) per annum from the date of such cause and all sums so advan- able on decand indi aball in a cross per centum (%) per annum from the date of such cause and all sums so advan-	
	able on demand and shall at five per centum (5%) per annum from the date and all sums so advar-	
	6. That if there shall be secured hereby. 6. That if there shall be a default in any of the terms, conditions or covenants of this mortgage, or of the note secured hereby, then any sums owing by the Mortgage to the Mortgage.	
一截目引出	or of the note secured hereby, then any of the terms, conditions or covenants of this mortgage, of the Mortgagee, become immediately due and gaving by the Mortgager to the Mortgagee shall at the option into the possession of the contenents of the secure shall then have the secure shall be a first the option	
	into the passage and the build at of y due and payable. The Mortraree shall it the shall, at the option	11
	into the possession of the morthand y due and payable. The Morthance shall the horthance shall at the option event of any default, as herein described, this morthance morthance is such and profits thereof. In the Notice of the events of a warding of the source of the foreiland. Anothance of the source of the	
	The covenants how in the second any option granted herein to the Kartanana is hereby waived.	
	heirs, executors, additional shall bind, and the benefits and adventages into regulated to be given.	
	hoirs, executors, indenity administrators, successors and assigns of the particle is not required to be given. Iar number shall include the glural, the plural the singular, and the use of any gender shall be appli- with WITNESS WITHER the factor of the glural the singular, and the use of any gender shall be appli-	
	In This suffered as a second and the use of any gender shall be appli-	
黨目目目	IN WITHESS WHEREOF the Mortgagor(s) has berounto set his hand(s) and seal(s) the day and year first	
		-
意用日日	COUNTY OF DOUGLAS ASS:	1
	BE IT RETENDED	
	in and for the Control and State of the 15th day of October, 1540, tefore me, the undersigned, a Notary Fublic sonaily known to be the smac person(s) who executed the above and forecaint instrument to me per- duly acknowledged the avonation	
	duly acknowledged the sale person(s) who executed the above and foregoing instructe man, to me per-	
	IN WITNESS WHERE OF, I have hereunts set my hand and Notarial Seal on the day and year last above written.	OI
影响自己。	(SEAL) My Completing and in a starting seal on the day and year last above written.	
	(SEAL) My Commission expires August 19, 1943. (SEAL) My Commission expires August 19, 1943. Notary Fublic.	
	Recorded October 16, 1940 at 2:10 F.M.	
	Recorded October 16, 1940 at 2:10 F.M. Aard and Ferister of Deeds	
	**************************************	1-1-
Rog We Start		
Reg. No. 2461 Fee Paid \$25.00	Receiving No. 10960 <	
	MORTGAGE	
	THIS INDEPENDENT AND	
	and between the ACACHA EBUCATIONAL COMPORATION, of Lawrence, Kansas of the County of Douglas and Forty by of Kansas, parties of the first part, and HE STANDARD LIFE ASSOCIATION, of Lowrence,	-
	the second part, and THE STANDARD LIFE ASSOCIATION of Longius and State	
	WITNESSETH, that the said parties of the first part, in consideration of the wavenee, famma, party of no/100 DOLLARS to them in hand paid, the receipt whereof is hereby acknowledged due of TEN THOUSAND and RANT, REAGANN, SHI and course the receipt whereof is hereby acknowledged due of TEN THOUSAND and	^m
	no/100 DOLLARS to them in hand paid, the receipt whereof is horeby acknowledged, do by these presents HANF, BARGAIN, SELL and CONVEY unto the said party of the second part, its moved, do by these presents of the following described must be said party of the second part, its moved by these presents	
	HEANT, BARGAIN, SELL and CONVEY that he receipt whereof is horeby acknowledged, do by these presents of the following described real estate, situated in the County of Douglas and Assigns, all	
	of the following described real estate, situated in the County of Douglas and State of Kansas, to-alt Commencing Log 3/4 fort East	
	of Lawrence divisit of the Northwest corner of Black 1 in Bat	n ho
	of Larrence, thence has the Sorthwart corner of Block 1 in Eubcock's Addition to the City thence West 182 3/4 fect, thence North 180 feet to the center of wanted Ohio Street, thence South 190 feet said tract which is more North 180 feet to place of berinning. Thus, the West 190 feet	16
	thence where that 182 5/4 feet to the center of wanted Ohio Street, thence South 190 feet, said tract which is resorred and granted for a perpotual essent for purposes of a street or driveray and laying of gas, water, and sewer pipes, to said party of the second for purposes of a street or	
	driveray and laying of mas, water, and granted for a perpetual essence for purposes of a street of herein also grants a perpetual easement over and under the fast 40 feet of media data. Grantor	
	lying immediately perpetual easement over and under the Fact 40 foot second part. Grantor	
	pipes." Also property conveyed subject to existing easements and right-of-ways of record.	
	the first-of-ways of record.	