426 MORTGAGE RECORD 85 STATE OF VERMONT. WASHINGTON COUNTY.) SS. On this 7th day of October A.D. 1940, before me, a Notary Public, in and for said County, personally ence Elbert 5. Birhman, Fraident, and C. E. Koulton a Mamber of the Committee on Finance of the NATION LIFE INSURANCE COMPARY, to me personally known to be such officers as aforesaid, and who are personally known to be such officers as aforesaid, and who are personally known to be the denient persons who exc Hown to be such officers as a blocate, he are non-set of the said instrument was signed and scaled with outed the within instrument, and who duly acknowledged that said instrument was signed and scaled with the corporate scal of said NATIONAL LIFE INSURANCE COMPANY, in behalf of said Company, by authority of its Committee on Finance, and that the said execution was their voluntary act and deed, and the voluntar and deed of said HATIONAL LIFE HESUFANCE COMPANY for the purpose herein expressed. IN TESTIMONY WHENSOF, I have herounto set my hand and affixed my official seal on the day and date act and decd last above written. L. Kendall Notary Fublic, Washington County, (SEAL) My commission expires on the tenth day of February, 1941. Vermont. Ward a. Cack____ Pegister of Local Recorded October 22, 1940 at 10:07 A.M. Reg. 10.2472 (Receiving No. 11034 < 'aid \$7.00 MORTGAGE THIS INDENTURE, Made this 23rd day of October, 1940, by and between Johnnie B. Harris and Lilas Har-ris, his wife of Douglas County, Hansas, Nortgagor, and The Security Benefit Association, a corporation organized and existing under the laws of Hansas, Nortgagee: huder achronolder full program by A Natur WITHESSERH, That the Mortgagor, for and in consideration of the sum of Two Thousand Eight Hundred and CO/100 Dollars (\$2,600.00), the receipt of which is hereby acknowledged, does by these presents mor gage and warrant unto the Mortgagee, its successors and assigns, forever, the following-described real estate, situated in the County of Dourlas, State of Kansas, to wit: Lot Nineteen (19), Block Eight (8), Lanes First Addition to the City of Lawrence agned TO HAVE AND TO HOLD the premises described, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, and the rents, issues and profits thereof; and also all ap paratus, machinery, fixtures, chattels, furnaces, heaters, ranges, mantles, gas and electric light firparatus, purplet, machinery, interves, chatter, formaces, hatters, hatters, hanges, matters of whaters, interest, and a lotter interest of whaters in the solution of t 45 L. Dur puents h 2 Norwher a. 0. 1 2 Cleaner al Maling 0 mant therets, or not, all of which apparents, machine vocume part of the said real vocume system action maxed to and forming a part of the freehold and covered by this mortpage, and also all the estate, right title and interest of the Nortgager of, in and to the mortpaged premises unto the Mortgagee, forever. And the Mortgager covenants with the Mortpage that he is lawfully selzed in fee of the premises her Concretion, Aumerican within mind do by conveyed, that he has good right to sell and convey the same, as aforesaid, and that he will warrant and defend the title thereto forever against the claims and demands of all persons whomsoever. The courses This mortgage is given to secure the payment of the principal sum of Two Thousand Eight Hundred and 00/100 Dollars (\$2,800.00), as evidenced by a certain promissory note of even date herewith, the terms La Laborar and Maray " Laborar Marada Maray " Laborar Marada Marada 1 de same contractor la cu 2 de la same contractor la cu 2 de la cu of the Lamara la the Boy to boltars (explosion), as evidenced by a cortain predisbury note of even the nervation, the terms of which are incorporated herein by reference, gavable with interest at the rate of four k one-half per cortain $\{4, 56\}$ per annum on the unpaid balance until gaid, principal and interest to be paid at the office of the Security Benefit Association in Topeka, Kansas, or at such other place as the holder of the note may designate in writing, in monthly installments of Twenty-one and 42/100 Lollars (\$21.42), commencing on The Mortgager coverants and agrees as follows: The Workgapor covenants and agrees as follows: I. That he will promptly pay the principal of and interest on the indettedness evidenced by the said note, at the times and in the namer therein provided. Frivilege is reserved to pay the debt in whole, or in an amount equal to one or more monthly payments on the principal that are next due on the note, or the first day of any month prior to maturity; provided, however, that written notice of an intention to exercise such privilege is played under the thirty (20) days prior to prepayment; and provided further the in the event the debt is paid in full prior to maturity and at that time it is insured under the provide of the written and under the provide of the written allowing Act, he will gay to the Grantee an adjusted premium ensempt for one precedent will have been payment if the adjusted premium ensempt he continued to be been provide if the satisfies the adjusted premium ensempt here being and the provide of the satisfies. aggregate amount of premium charges which would have been payable if the mortrage had continued to be in sured until maturity; such payment to be applied by the Grantes upon its oblightion to the Federal Housthe Compilant ing Administrator on account of mortgage insurance. 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ing Administrator on account of moregae inclusion. 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 Mertgager will gay to the Mertgagee until the said note Corh.J s fully

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nder the terms of the note secured hereby, the Northager will pay to the Northagee until the said note s fully paid, the following sums: (a) If this mortgage and the note secured hereby are insured under the provisions of the liational Housing Act and so long as they continue to be so insured, one-twolfth (1/12) of the annual mortgage insurance premium for the purpose of putting the Mortgage in funds with which to discharge the said Hortgagee's oblighted to be so insured, one-twolfth (1/12) of the annual mortgage insurance premium for the purpose of putting the Mortgage in funds with which to discharge the said Hortgagee's oblighted to be found in the Mortgage insurance premiums, predict to the Acotgage shall, on the termination of its oblighted to pay mortgage insurance premiums, predict to the account of the Mortgager and the rederal Housing Act, as an ended, and Regulations thereunder. It Acotgages chall, on the termination of its oblighted to pay mortgage insurance premiums, predict to the account of the Mortgager and the rederal Housing Administrator. (b) An installment of the ground rents, if any, and of the taxes and assessments levied or to be lev-ied against the premices covered by this mortgagend an installment of the premium or premiuss that will become due and payable to renew the installment shall be equal respectively against loss by fire or such other hanard as may reasonably be required by the Mortgagee in accounts and in a company or com-ganties satisfactory to the Mortgages. Such installments shall be equal respectively to ore-twelfth (1/12) of the annual ground ront, if any, plus the estimated premium or premiums for such insurance, and the annual ground ront, if any, plus the estimated premium or premium for such sinterners, (1/12) of the annual ground ront, if any, plus the estimated premium or premium for such sinterners, and the annual ground ront, if any plus the estimated premium or premium for such sinterners.

(1/12) of the annual ground root, if any, plus the estimated premium or promiums for such insurance, and taxes and assessments next due (as estimated by the Mortgarce), less all installments already pair therefor, divided by the unmber of months that are to elapse before one month prior to the date when such premium or premiums and taxes and assessments will become delinguent. The Nortrarce shall hold the monthly payments in trust to pay such ground rents, if any, premium or premiums and taxes and asse ments before the same become delinquent.