MORTGAGE RECORD 85

(c) All payments mentioned in the two preceding subsections of this paragraph and all payments to ande under the note secured hereby shall be added together and the appropriate amount thereof shall be paid by the Mortgager each month in a single payment to be applied by the Nortgagee to the following itens in the order set forth: premium charges under the contract of insurance with the Federal Housing Administrator;

(1) premium charges under the contract of insurance with the Federal Howsing Administrator; (1) prevent cents, if any, taxes, assessments, fire and other hazard insurance premiums; (111) interest on the note secured horeby; and (IV) acortization of the principal of said note. Any deficiency in the assume of such aggregate anothing aggment shall, unless rade good by the Nortgaro prior to the due date of the next such aggment, constitute an event of default under this mortgaro. The Nortrange may collect a "Inte charge" not to exceed two cents (2) for each doilar (5) of each pa ment nore than fifteen (16) days in erroars to cover the extra expense involved in handling delinquent according. payments. 3. That if the total of the payments rade by the Mortgagor under (b) of paragraph 1 preceding shall

c. That if the board of the synchronic rate by the Sortegagor inder (5) of paragraph i preceding shift baceed the mount of paramets networkly had by the Sortegace for provid rents, taxes and assessments or insurance premiums, as the case may be, such excess shall be credited by the Nortgace on subsequent pay sorts of the mane nature to be made by the Nortgagor. If, however, the monthly payments made by the Nor pager under (b) of paragraph 2 preceding shall not be sufficient to pay ground erate, taxes and assessonts or insurance premiums, as the case may be, when the same shall become due and payable, then the ortgaper shall pay to the Kortgamee any amount necessary to make up the deficiency, on or beform the de

Northayor shall pay to the Mortraree any amount necessary to nake up the deficiency, on or before the de when payment of such pround rents, taxe, assessments, or insurance premiums shall be due. If at any this the Mortgayor shall tender to the Mortgayce, in accordance with the provisions of the note secured hereb full payment of the entire indebtedness represented thereby, the Mortgayce shall, in computing the amoun of such indebtedness, credit to the Mortgayce has not become obligated to pay the indebtedness, credit to the Accepted thereby, the Mortgayce and any balance remaining in the funds accounted the provisions of (an of paragraph 2 hereof, which the Mortgayce has not become obligated to pay to the Federal Housing Admin-istrator, and any balance remaining in the funds accound had during this provisions of (b) of paragraph 2 hereof. If there shall be a default under any of the provisions of this nortgayce resulting in a public reals of the armetes examine and the Mortgay of the provisions of the provisions of (b) of paragraph 2 hereof. If there shall be a default under any of the provisions of this nortgayce resulting in a public reals of the armetes example herebuy and fit was been even in the armetes the default account of the armetes the default. sale of the promises severed hereby or if the lorizing endquires the property otherwise after default, the Nortzape shall apply, at the time of the examinement of such property otherwise after default, rity is otherwise acquired, the balance then remaining in the fund accumulated under (b) of paragraph 2 preceding, as a credit against the amount of principal then remaining ungaid under said note and shall

property adjust any payments which shall have been made under (a) of paragraph 2. 4. That be will pay all taxes, assessments, water rates, and other governmental or municipal charges fines, or impositions, for which provision has not been made hereinbefore, and in default thereof the fortrance may pay the same. 5. That he will keep the premises above conveyed in as good order and condition as they are now and

a) find the wail keep the premises above conveyed in as good brear and estimation as any are now and all not constit or permitting the thereof, reasonable wear and tear exceepted. G. That if the premises enveroed hereby, or any part thereof, shall be decayed by fire or other hazar against which insurance is held as hereinbefore provided, the amounts paid by any insurance company pursuant to the construct of insurance shall, to the extent of the indebtedness then remaining unaid, be aid to the Mortgagee, and, at its option, may be applied to the debt or released for the repairing rebuilding of the premises.

7. That if the Northgeor fails to make any payment provided for in this mortgage for taxes, insurance premiums, repair of the premises, or the like, then the Mortgagee may pay the same and all sums so advanced, with interest thereof at five per contum ($\delta \%$) per annum from the date of such advance, shall be pay

Sea, with interest thereof at five per centum (op) per annum from the date of such advance, shall be pay ble on denami and shall be secured hereby. 8. 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 Vortgager to the Mortgages shall, at the optio of the Nortgages, become immediately due and payable. The Nortgages shall then have the right to enter into the possession of the mortgaged premises and collect the rents, issues and profile thereof. In the event of any default, as herein described, this mortgage may be forcelosed. Appraisement is hereby waiv

Notice of the exercise of any option granted herein to the Mortgagee is not required to be given. covenants herein contained shall bind, and the benefits and advantages shall inure to, the respecti heirs, executors, administrators, successors and assigns of the parties hereto. Whenever used, the sing har number shall include the plural, the plural the singular, and the use of any gender shall be applied 10 to all penders. IN WITNESS WHEREOF the Mortgapor(s) have berounto set their hand(s) and seal(s) the day and year fir

above written.

Johnnie B. Harris Lilas Harris

STAFE OF KANSAS, COUNTY OF DOUGLAS

BIT RIMENSION for both the second of the sec

IN WITHESS WHEHEOF, I have hereunto set my hand and Notarial Seal on the day and year last above written Arthur S. Peck Notary Public. SEAL) My Cornission expires 10/3/44

Norald alleck ____ Fectister of Doeds

Recorded October 25, 1940 at 10:30 A.M.

No. 2473 < Paid \$65.00

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Receiving No. 11038

MORTGAGE

THIS INDENTURE Made this lith day of October in the year of our Lord nineteen hundred and forty by and between Certrude Storeback and H. H. Stoneback, Wife and husband, of the County of Douglas and State of Kansas, parties of the first part, and THE CENTRAL TRUST COMPARY, party of the second part. Witnesseth, That the said partles of the first part, in consideration of the sum of TWENTY SIX THOUS. AND DOLLARS, to then in hand paid, the receipt whereof is hereby acknowledged, do by these presents GRAIT, EARGAIN, SELL and CONVEY unto the said party of the second part, its successors and assigns, all of the following described real estate, situated in the County of Douglas and State of Kansas, to-wit:

The South Half of Section Nine (9), also the Northeast Quarter of Section Sixteen (16) less that part lying South of the center of channel of Wakarusa Creek, Also the Northwast Quarter of Sectio Sixteen (16) less 10 acres in the Southwest corner thereof described as follows: Contenent at the Southwest corner of the Northwest Quarter of said Section 16, thence East 40 rods, thence North 40 rods, thence West 40 rods, thence South 40 rods to the place of beginning, also the Northwest Quarter of Section Fifteen (15), and all that part of the Southwest Quarter of Section Fifteen (1 as lies North of the center of the channel of Wakarusa Creek; all being in Township Thirteen (13) South, Range Nineteen (19), East of the Sixth Frincipal Meridian, and containing 812 acres, more or less, according to the Quarter of Section 15, Township 13, Range 19, lying South and East of the Proceent yould in Fitteen (16) in a Northwest Courter of Southwest Quarter of the Southwest Quarter of the Courter of the channel of Wakarusa Creek; all that portion of the Northwest Quarter of the Southwest Quarter of Soction 15, Township 13, Range 19, lying South and East of the South and North of the center of the channel of Wakarusa Creek. 般

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