## MORTGAGE RECORD 85

1

1.45

(1/12) of the annual ground rent, if any, plus the estimated premium or premiums for such insurance Wie, as the animal ground reac, in may plus the estimates premium or premiums for duent indurance, on taxes and assessments next due (as estimated by the Vortegree). I uses all installants already paid the for, divided by the number of months that are to classe before one month prior to the date when such premium or premiums and taxes and assessments will become delinquent. The Nortegree shall hold the monthly payments in trust to key such ground reacts, if any, premium or premiums and taxes and assessme the same become delinguent. before (c) All payments mentioned in the two proceeding subsections of this paragraph and all payments to made under the note secured hereby shall be added together and the aggregate amount thereof shall be paid by the Nortgager each month in a single payment to be applied by the Nortgages to the following by the workpaper each month in a single payment to be applied by the workpaper to the following in the order set forth:
(I) premium charges under the contract of insurance with the Federal Housing Administrator;
(II) ground rents, if any taxes, assessments, fire and other hazard insurance premiums;
(II) interact on the note secured horeby; and
(IV) amortization of the principal of said note. items Any deficiency in the amount of such appropriate monthly payment shall, unless made good by the Mortgage prior to the due date of the next such payment, constitute an event of default under this mortgage. The Mortgage may collect a "Into charpe" not to exceed two cents (2d) for each dollar (41) of each pa-ment more than fifteen (15) days in arrears to ever the extra expense involved in handling delinquent payments. 2. That if the total of the payments made by the Mortgapor under (b) of paragraph 1 preceding shall exceed the amount of payments netually made by the Mortgapor for ground rents, taxes and assessments or insurance premiums, as the case say be, such excess shall be eradied by the Mortgapor on subsequent pay-ments of the same nature to be made by the Mortgaror. If, however, the monthly mayments made by the Mortgapor under (b) of paragraph 2 preceding chall not be sufficient to pay ground rents, taxes and assessments or insurance premiums, as the case may be, when the same shall become due and payable, then the Mortgapor shall pay to the Mortgapor any manual recessary to make up the deficiency, on or before the date when payment of such provide the Mortgapoe, in accordance with the provisions of the note secured bereby, full payment of the ontrie indobtedness represented thereby, the Mortgapoe shall be due. If at any time the Mortgapor shall tonder to the Mortgapoe, in accordance with the provisions of the note secured bereby, full payment of the ontrie indobtedness represented thereby, the Mortgapoe shall be due. If at any the diministrator, and any balance reasing in the funds accurate obligated to pay to the Forder Visions of (a) of paragraph 2 hereof, which the Mortgape has not become obligated to pay to the Forder localing diministrator, and any balance reasing in the funds accurations of this mortgape resulting in a public cale of the premises covered hereby or if the Mortgapes acquires the property otherwise after default, the Mortgapee chall apply, at the time of the examples acquires the proceedings, or at the time 2. That if the total of the payments made by the Mortgagor under (b) of paragraph 1 preceding ·t-The a poore allows one preserve across the response to the consequence of and proceedings or at the time default, the Northansee shall apply, at the taine of the companeement of such proceedings, or at the time the property is otherwise acquired, the balance then remaining in the funds accumulated under (b) of par graph 2 preceding, as a credit against the arount of principal then remaining ungaid under said note and shall properly adjust any payments which shall have been made under (a) of paragraph 2. 4. That he will gay all taxes, assessments, water rates, and other governmental or municipal charge fines, or impositions, for which provision has not been made hercinbefore, and in default thereof the Northerne servers the same Not any ray the same. So that he will keep the premises above conveyed in as good order and condition at they are now and will not commit or permit any waste thereof, reasonable wear and tear excepted. 6. That if the profiles cover dhoreby, reasonance sum that can be depoint on the profile of the profiles covered horeby, or any part thereof, shall be demaned by fire or other have against which insurance is held as hereinhefter provided, the amounts mail by any insurance company pursuant to the contract of insurance shall, to the extent of the indebtodness then remaining unguld, be paid to the Mortgagee, and, at its option, may be applied to the debt or released for the regaining or said to the Mortgagee, and, at its option, may be applied to the debt or released for the repairing or rebuilding of the promises. 7. That if the Nortgagee fails to make any payment provided for in this mortgage for taxes, insur-nee promiums, repair of the premises, or the like, then the Mortgagee may may the same and all sums so advanced, with interest thereof at five per centum (55) per annum from the date of such advance, shall be payable on demand and shall be secured hereby. 3. That if there shall be a default in any of the terms, conditions or excmants of this mortgage or of the note secured hereby, then any sums owing by the Nortgagee shall then have the right to enter into the passession of the mortgaged premises and collect the rents, issues and profits thereof. In the wort of ny default, as herein described, this mortgage taxed and profits thereof. In the Notice of the exercise of any option granted herein to the Mortgagee shall user to be given. The covenants herein contained shall bind, and the benefits and advantagees is not required to be given. The reventor, administrators, successors and assigns of the parties hereto. Whenever used, the sing there, successor, administrators, successors and assigns of the parties hereto. Whenever used, the sing d. heirs, executors, administrators, successors and assigns of the parties hereto. Whenever used, the sing lar number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders. IN WITNESS WHEREOF the Mortgagor(s) have herewards set their hand(s) and seal(s) the day and year 1 first above written. Ogden S. Jones Hazel Lucile Jones STATE OF KANSAS, ) COUNTY OF DOUGLAS )<sup>SS:</sup> BUT IN DOUGLES ) BE IT MEXEMBEED, that on this twenty-eighth day of October, 1940, before me, the undersigned, a Notary Public in and for the County and State aforsanid, personally appeared Orden S. Jones & Hazel Luci Jones, his wife, to me personally known to be the same person(s) who executed the above and foregoing instrument of writing, and duly achumledged the execution of same. IN WITNESS WHEREOF, I have hereunto set my hand and Notarial Seal on the day and year last above written. E B Martin (SFAL) My Commission expires Soptember 17, 1941. Notary Public. . . . . . . . . . . . .

Nard astek

Register of Deeda

D

Recorded October 28, 1940 at 11:45 A. M.

man 100 6

Act The

2

Zunna

H

430