MORTGAGE RECORD 85

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penalties and interest thereon, when the same become CORPCRATION the amount of such deficiency, then the items, together with any interest, penalties, or cha shall be an additional obligation owing from the OWN:	CORFORATION may pay the whole or any part of said rges thereon, from its own funds and any such paymen LP to the CORFORTION	
such advance shall bear interest from the date there shall become due and payable on the date on which OW interest or principal next succeeding the date of a	ended, and shall be repaid by GWNER on demand, and of at the rate specified herein, and such interest NER is obligated to make an installment payment of uch adverge and on each manufilm.	() e
mont of all indetedness until such advance and interest mont of all indetedness under this agreement, the CC est, all unexpended and unapplied moneys in its poss, provisions of this paragraph, but none of the money in drawn so long as any indetedness from CWNER to the CC items, together with all penalties, interest or charg be in such amounts as are shown by its own records, co be due, payable, past due or delinquent on account th esticat by the CCRPORATION.	at thereon have been paid in full. Upon full pay- ORPGRAIOS shall reform to the GWINER, without inter- easion received by the CORPORATION pursuant to the received by the CORPORATION hereunder may be with- CORPORATION remains unpaid. All payments of said ges thereon, made by the CORPORATION hereunder may or by bills therefor issued by proper authority to hereof or on the basis of any other information re-	an a
such costs shall be secured by said mertgage (or othe repaid by the ONNER with interest at the rate heroin be due and payable on each installment paying date af est has been paid in full.	prescribed. The interact on such admission and shall be	a na
and covenance of said principal note and mortgage (or respect to default and accoleration shall remain in f and nothing herein contained shall be construed to im mortgage (or other security instrument), nor to affec under said note and mortgage (or other security instr therein or herein.	 other security instrument), including those with Will force and effect except as herein modified, pair the security or lien of the holder of said it nor impair any rights or power which it may have ument) for nonfulfillment of agreements contained 	0
other persons in any way liable on OWNER'S indebtedne. WITNESS our hands and seals hereto this 3rd day	of January, 1941.	
	William LaCoss Mrs. Caroline LaCoss HOKE CWNERS' LOAN CORPORTION By B. Morman, (CORP. SEAL) Ormah Referent Trensurer	
LaCoss who are personally known to me to be the identi foregoing extension agreement, and duly acknowledged t	y, A. D., Ninetcen Hundred and Forty-one before me, ty and State, came William LaCoss and Caroline C.	
and deed.	my name and affixed my official seal on the day and	
(SEAL) My commission expires: July 7 1944	Frank Fox Notary Public Douglas County Kansas	
STATE OF NEBRASK) DOUNTY OF DOUGLAS)ss. BE IT REMEMBERED, that on this 24th day of January, A. D. 1941, before me, the undersigned, a Notary Aublic in and for the County of Douglas and State of Nebraska, came B. Morman Omaha Regional Freesuere of the Home Owners' Loan Corporation, a Corporation duly organized and existing under and by virtue of an Act of Congress of the United States, who is personally known to me to be such offlicer and who is personally known to me to be the same person who executed as such offlicer the within instrument of writing on behalf of said Corporation, and such person duly acknowledged the execution of the same to be his act and deed and the free act and deed of said Corporation. IN TESTINCEN WHEREOF, I have hereunto set my hand and affixed my official seal the day and year		
last above written.	Vera Kouba	
(SEAL) My commission expires: 5-1]-44	Notary Public Douglas County, Nebraska	0
Recorded February 24, 1941 at 9:05 A. M.	North U. Speck Register of Deeds.	

	OF MORTGACE	2 UJ
KNOW ALL MEN BY THESE PRESENTS, That in consideration of the state of	e	
obulley, haisie,	nty-seven; Twp. Thirteen, Range Twenty, Douglas	
dated the 13th day of July, A.D. 1939, which is recorde ards of Douglas County, Kansas, satisfaction of such mo hereby released. Dated this 21 day of Feb., A.D. 1941	ortgage is hereby acknowledged and the same is	
STAFE OF Indiana,) Marion County ,)SS. Be it Romembered, That on this 21 day of February A	Carey M Henry Speed Ind.	0
Be it Remembered, That on this 21 day of February A.D. 1941 before me Estella M Conaway a Notary Fublic in and for said County and State, came Carey M. Henry to me personally known to be the same per- son who executed the foregoing instrument of writing, and duly acknowledged the execution of the same. IN WITNESS WHENDF, I have hereunts subscribed my name and affized my official seal on the day and year last above written.		
(SEAL) My commission expires May 27, 1941	Estella M Conaway Notary Public.	
Recorded February 25, 1941 at 6:20 A.N.	Hardf a. Berk Register of Deeds	