MORTGAGE RECORD 85

## Reg.No.2691 V Fee Paid \$8.25 Receiving No. 12170

## MORTGAGE

THIS INDENTURE, Made this 24th day of June, 1941, by and between Camilla Maichel of .Mortragor. and The Lawrence Building and Loan Association, a corporation organized and existing under the laws of Kansas, Mortgagee:

WITHENERT, That the Mortgagor, for and in consideration of the sum of Thirty Three Hundred and no. 100 Dollars (\$3300.00), the receipt of which is hereby acknowledged, does by these presents mortgage and warrant unto the Mortgage, its successors and asgings, forever, the following-described real estate, situated in the County of Douglas, State of Kanzas, to wit:

Lot Number Twelve (12) in Block Eight (6), in Maskell Place, an Addition to the City of Lawrence

TO HAVE AND TO HOLD the premises described, together with all and singular the tenenents, heredita-ments and appurtenances thereunto belonging, and the rents, issues and profits thereof; and also all ap-paratus, machinery, fixtures, chattels, furnaces, heaters, ranges, mantles, ges and electric light fixtures, elevators, screens, screen doors, awnings, blinds and all other fixtures of whatever kind and na ure at present contained or hereafter placed in the buildings now or hereafter standing on the said rea The ac present contained of information placed in the solitating new of information terms in a state or a contained of information and oil tanks and equipment eroreted or placed in or upon the said real estate or attached to or used in connection with the said real estate, or to any pipes or fixtures ther in for the purpose of heating, lighting, or as part of the plumbing thereing or for any other purpose apportaining to the present or fluture use or inprovement of the said real estate, whether such apparatum machinery, fixtures of chattels have or would become part of the said real estate by such attachment

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machinery, fixtures of chattels have or would become part of the said real estate by such attacheme thereto, or not, all of which appartus, machinery, chattels and fixtures chall be considered as annexed to and forming a part of the freehold and covered by this mortgage; and also all the estate, right, titl and interest of the Mortgager of, in and to the mortgaged premiers unto the Mortgagee, forever. And the Portgager evenants with the Mortgage that he is lawfully solved in fee of the premiers hereby conveyed, that he has most right to sell and convey the same, as aforessid, and that he will mar-rant and defend that till thereto forever against the claims and demands of all persons whomeseer. This mortgage is given to secure the payment of the principal fun of Thirty-three Hundred and no/10 Dollars (\$3500.0), as ericence, payheld with interest at the rate of four and one-shift per centum. (4]% per namum on the unguid balance until paid, principal and interest to be paid at the office of the davence Building and Lean Association in Lawrence, Kanaga, or at such other leaves to balder of the balar of the (4...) per annum on the unpaid submeet until paid, principal and interest to be paid at the office of the Lawrence Duilding and Lean Association in Lawrence, Kanasa, or at such other place as the holder of the note may designate in writing, in monthly installments of Twenty and 69/100 Dollars (\$20.69), commening on the first day of December, 1941, and on the first day of each month thereafter, until the principal and interest are fully paid, except that the final payment of principal and interest, if not sooner paid shall be due and paymble on the first day of November, 1961. The Eartpaper covenants and appeas as follows:

The Mortgapor covenants and appears as follows: 1. That he will promptly pay the principal of and interest on the indebtedness evidenced by the sal note, at the times and in the manner therein provided. Frivilore is reserved to pay the debt in whole, o in an amount equal to one or more monthly payments on the principal that are next due on the note, on the first day of any month prior to maturity; provided, however, that written notice of an intention to exer-eite such privilers is given at least thirty (30) days prior to prepayment; and provided further that in the event the debt is paid in full prior to maturity and at that time it is insured under the providion of the factional flowing Act, he will pay to the Grantee an adjusted premium carge of one per centum (1) of the original principal amount thereof, except that in no event shall the adjusted premium exceed the performance had pay bouch and the prior permits of the mature had point and the start of the structure of any month thereof. of the original principal about thereof, oregit that in he event shall the adjusted premium exceent the aggregate arount of premium charges which would have been payable if the mortgage he continued to be i sured until maturity; such payment to be applied by the Grantce upon its obligation to the Federal Hous ing Administrator an account of mortgage insurance. 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 Mortgager will pay to the Mortgagee until the said note to fully main the following and the secure of the se

under the terms of the note secured hereby, the Kertgager will pay to the Kertgage until the said note is fully paid, the following sums: (a) If this mortgage and the note secured hereby are insured under the provisions of the National Housing Act and so long as they continue to be so insured, one-twelfth (1/2) of the annual mortgage in-surence premium for the purpose of putting the Kertgage in surence premiums pursuant to the provisions of file II of the National Housing Administrator for mortgage insurance premiums pursuant to the provisions of file II of the National Housing Administrator for mortgage insurance premiums pursuant second of the Marteman and the control of the solution of any mortgage insurance premiums, credit to the Second of the Marteman all memories made under the mortging of the Marteman and the solutions the Second solution of the Second solution the second solution of the Marteman and the solution of the Second solution the solution of the solutions of the Second solution the solution the solution of the Second solution the Second solution the solution the solution the solution the solution the solution the Second solution the Second solution the solution the solution solution the solution the solution the solution the solution the solution the solution solution the solutio account of the Mortganeral payments and e under the provisions of this subsection which the Mortgane has not become obligated to pay to the Federal Housing Administrator. (b) An installant of the ground rents, if any, and of the taxes and assessments levied or to be levied against the premises covered by this mortgane; and an installaent of the premium or premiums

that will become due and payable to renew the insurance on the premises covered hereby against loss b fire or such other hazard as may reasonably be required by the Mortgarge in smounts and in a company The of such other matrix as may reasonably be required by the bortcarge in anounts and in a company or compaties satisfactory to the Mortragee. Such instillaents stall be equal respectively to one-tweel (1/12) of the annual ground rent, if any, plus the estimated prenium or premiums for such insurance, a taxes and assessments next due (as estimated by the Mortgaree), less all installments all ready paid the for, divided by the number of months that are to elarge before one month prior to the date when such premium or premiums and taxes and assessments will become delinquent. The Mortgagee shall hold the premium or premiums and taxes and assessment with occurs or any premium or premiums and taxes and assessments before the same become dolinguent.

(c) A11 payments mentioned in the two preceding subsections of this paragraph and all payments to be made under the note secured hereby shall be added together and the appropriate amount thereof shall be paid by the Mortgagor each month in a single payment to be applied by the Mortgagor to the following items in the order set forth:

(1) premium charges under the contract of insurance with the Federal Housing Administrator; (I) ground rents, if any, taxes, accessments, fire and other heard insurance premiums;
(II) interest on the note secured hereby and
(III) interest on the principal of said note.
Any deficiency in the amount of such aggregate monthly payment shall, unless made good by the Mortgage (11)

prior to the due date of the next such regnont, constitute an event of default under this mortgage. Mortgagee may collect a "late charge" not to exceed two cents (2g) for each dollar (\$1) of each reyne

Encourted that contact a late charge has to be extend the center (cp) for end contart (v1) of each symmetric nore than fifteen (15) days in arrears to cover the extra expense involved in handling delinguent pays 3. That if the total of the symmetric made by the Mortgager under (b) of paragraphing preceding shall exceed the amount of payments actually rade by the Mortgager for ground rents, taxes and assessments or insurance premiums, as the case may be, such excess shall be credited by the Mortgager on subsequent pays sonts of the sume nature to be rade by the Mortgager. If, however, the monthly payments made by the Mortgager. gagor under (b) of paragraph 2 preceding shall not be sufficient to pay ground rents, taxes and assess-Each of hards (b) philipping a pice and may be, when the same shall been due and payable, that is Kortgagor shall pay to the Mortgage any amount necessary to make up the deficiency, on or before the d when payment of such ground rents, taxes, assessants, or insurance preniums shall be due. If at any ti the Wortgagor shall tender to the Mortgages, in accordance with the provisions of the note secured here full payment of the entire indebtedness represented thereby, the Mortgagee shall, in computing the amoun of such indebtedness, credit to the account of the Mortgagor all payments made under the provisions of a) of paragraph 2 hereof, which the Mortgagee has not become obligated to pay to the Federal Housing Ac

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