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The Mortgagor covenants and agrees as follows:

The Morigagor covenants and agrees as follows:
1. That he will promptly pay the principal of and interest on the indebtedness evidenced by the said note, at the times and in the manner therein provided. Privilege is reserved to pay the debt in whole, or in an amound 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 wilten notice of an intention to exercise such privilege 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 provisions of the National Housing Act, he will pay to the Grantee an adjusted premium charge of one per centum (175) of the original principal amount thereof, except that in no event shall the adjusted premium charges of the National Housing <u>Act Interstation</u>. On 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 are insured under the provisions of the National Housing Act and so long as they continue to be as insured, one-twelfth (1/12) of the annual mortgage insurance premium for the purpose of putting the Mortgage insurance or premium to its charge the said Mortgage's doubligation to the Federal Housing <u>Act as amended</u>, and Regulations thereunder. The Mortgage or all payments made under the provisions of the National Housing <u>Act as amended</u>, and Regulations thereunder. The Mortgage or all payments made under the provisions of this subsection which the Mortgage to pay the provisions of this subsection which the Mortgage has the context or pay and the taxes and special assessments next due on the premises covered by this mortgage, plaus the premiums, the detter of the mortgage has the context or pay and the taxes and special assessments next due on the premises covered by this mortgage, plaus the pre

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IN WITNESS WHEREOF the Mortgagor (s) ha ve_ hereunto set _____their_ hand(s) and seal(s) the day and year first above writter

				[SEAL]
ſ		Edith L. Austill		[SEAL]
				[SEAL]
				[SEAL]
STATE OF KANSAS,]			
COUNTY OF Douglas	88:			
DE MERENDEDED des subs	2nd Jack	April	10.46 hofeve me the m	
a Notary Public in and for the County and personally known to be the same person(s of same.	State aforesaid, persona) who executed the abov	ally appeared Cocil A. Austill an ve and foregoing instrument of writing,	d Edith L. Austill and duly acknowledged the	
a Notary Public in and for the County and personally known to be the same person(s of same.	State aforesaid, persona) who executed the abov		d Edith L. Austill and duly acknowledged the st above written. Leon G. Abele	
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n Notary Public in and for the County and personally known to be the same person(s of same. IN WITNESS WHEREOF, I have (SEAL)	State aforesaid, persona) who executed the abov hereunto set my hand a d, owner by payment bentos The	ally or peared <u>Coci 1 A. Austill an</u> co and foregoing instrument of writing, and Notarial Seal on the day and year la <u>August 9, 1949</u> My Commission expires the witchin man yake debt Secure Auschargez this mar Jated this 2 nd day y	d Edith L. Austill and duly acknowledged the stabove written. Leon G. Abele Notary tgage do here differely, and wigage Gree	- to me execution Public. by doutthous and.