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The Mortgagor covenants and agrees as follows:

The Morgagor 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 annount equal to one or 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 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 (1%) of the original principal amount thereof, except that in no event shall the adjusted premium exceed the aggregate amount of premium charges which would have been payable if the mortgage had continued to be insured under the provisions of the National Housing Act, he will pay to the Grantee an djusted premium charges which would have been payable if the mortgage had continued to be insured under this terms of 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 (1/12) of the annual mortgage insurance premium for the purpose of putting the Mortgage in funds with which to discharge the said Morgage's of the National Housing Commission of the National Housing Commission of the National Housing Commission of the National Housing (Commission of the National Housing Commission of the National Housing

In the hereminus that will next become due and mayable on pielice of the and other haraft floarmace on the premines exceed by the working of the bording of the premines, taxes and assessments in the working of the bording of the premines. The premines are assessments the other haraft the argument of the premines are assessments of the premines are assessments of the premines. The premines are also be and the argument of the argument of the premines are assessments of the premines. The premines are also be and the argument of the argument of the premines are also be are also be and the argument of the argument of the premines. The present of the premines are also be argument of the argument of the argument of the argument of the present of the argument of the ar

IN WITNESS WHEREOF the Mortgagor (s) han . Ve. hereunto set their hand(s) and seal(s) the day and year first above written

John L. Riley	[SEAL]
Pauline I. Riley	[SEAL]
	[SEAL]
	[SEAL]
	· · · · · · · · · · · · · · · · · · ·

STATE OF KANSAS,

COUNTY OF Douglas

... day of August , 1946 , before me, the undersigned, a Notary Public in and for the County and State aforesaid, personally a peared <u>John L. Riley & Pauline I. Riley, his</u>, to me personally known to be the same person(s) who executed the above and foregoing instrument of writing, and duly acknowledged the execution of same same. IN WITNESS WHEREOF, I have hereunto set my hand and Notarial Seal on the day and year last above written.

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E. S. Martin September 17, 1949 My Commission expires

Notary Public. (SEAL) KNOW ALL MEN BY THESE PRESENTS, that THE PAUL REVERE LIFE INSURANCE COMPANY does hereby KNOW ALL MEN BI THESE PRESENTS, that THE PAUL REVERE LIFE INSURANCE COMPANI does nereby acknowledge full payment of the note by the foregoing mortgage secured, and authorizes the Register of Deeds of Douglas County, Kansas, to discharge the same of record, the note hereby secured having been cancelled and delivered to makers thereof. IN WITNESS WHEREOF, We have hereunto set our hand and corporate seal on this 6th day of April, 1965. ATTER C. A. Remolds By J. R. Cosnell Vice President April, 1965. ATTEST: C. A. Reynolds By J. R. Gosnell Vice President

Assistant Secretary (Corp. Seal)

BE IT REMEMBERED, that on this......

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written original

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