	A WAR AND A STATE OF THE STATE	
The Mortgagor covenants and agrees as follows:		
1. That he will promptly pay the principal of and interest on the therein provided. Privilege is reserved to pay the debt in whole, or in a are next due on the note, on the first day of any month prior to matter such privilege is given at least thirty (30) days prior to prepayment; and maturity and at that time it is insured under the provisions of the Nation of one per centum (1%) of the original principal amount thereof, excep amount of premium charges which would have been payable if the mographied by the Grantee upon its obligation to the Federal Housing 2. That, together with, and in addition to, the monthly paymen hereby, the Mortgagor will pay to the Mortgagee until the said note is full this mortgage and the note secured hereby are insured und tinue to be so insured, one-twelfth (1/12) of the annual mortgand and the control of the said Mortgagoe's obligation to the provisions of Title 1 on the Mortgagoe and payments and sunder the Federal Housing the Federal Housing the provisions of this the Federal Housing (b) A sum equal to the ground rents if any and the taxes and significant to the provisions of the said Mortgagoe's and the Federal Housing (b) A sum equal to the ground rents if any and the taxes and significant to the provisions of this such as the federal Housing (c) and the federal	n amount equal to one or more monthly payments on tiry: Provided, however, that written notice of an inten provided further that in the event the debt is paid it al Housing Act, he will pay to the Grantee an adjusted to that in no event shall the adjusted premium exceed teace, had, continued to be insured until maturity; such that the state of principal and interest payable under the terms of ully paid, the following sums: er the provisions of the National Housing Act and so lot tagge insurance premium for the purpose of putting the tion to the Federal Housing Act and so pay mortgage insurance premium, credit to the esubsection which the Mortgagee has not become oblig	ne principal that tion to exercise in full prior to premium charge the aggregate payment to be ice, the note secured ong as they connete Mortgagee in mortgage insurions thereunder, incountry of the gated to pay to
plus the premiums that will next become due and payable on heheby (all as estimated by the Mortgagee) less all sunbefore one month prior to the date when such ground rents, to be held by Mortgagee in truct to pay said ground rendelinquent.	policies of fire and other hazard insurance on the property and therefor divided by the number of m	remises covered
(c) All payments mentioned in the two preceding subsections of hereby shall be added together and the aggregate amount to be applied by the Mortgagee to the following item (1) premium charges under the contract of insurance (2) ground rents, if any, taxes, assessments, fire and (3) interest on the note secured hereby; and (4) amortization of the principal of said note.	at thereof shall be paid by the Mortgagor each month is in the order set forth: Administrator; with the Federal Housing Administrator; ther hazard insurance premiums;	in a single pay-
Any deficiency in the amount of such aggregate monthly pry of the next such payment, constitute an event of default urd exceed two cents (2c) for each dollar (\$1) of each paym.n involved in handling delinqunt payments.	ment shall, unless made good by the Mortgagor prior fer this mortgage. The Mortgagee may collect a "late at more than fifteen (15) days in arrears to cover the	to the due date charge" not to e extra expense
3. That if the total of the payments made by the Mortgagor und actually made by the Mortgagoe for ground rents, taxes and assessmen credited by the Mortgagoe on subsequent payments of the same natural made by the Mortgagor under (b) of paragraph 2 preceding shall not be smiums, as the case may be, when the same shall become due and paya essary to make up the deficiency, on or before the date when payment of be due. If at any time the Mortgagor shall tender to the Mortgagoe, in a of the entire indebtedness represented thereby, the Mortgagoe shall, in con Mortgagor all payments made under the provisions of (a) of paragrap the Federal Housing ACMINISTRATOR, and any balance remaining hereof. If there shall be a default under any of the provisions of this mer Mortgagoe acquires the property otherwise acquired, the balance then ren as a credit against the amount of principal then remaining unpaid und	ats or insurance premiums, as the case may be, such e to be made by the Mortgagor. If, however, the me ufficient to pay ground rents, taxes and assessments of bible, then the Mortgagor shall pay to the Mortgagoe a such ground rents, taxes, assessments, or insurance coordance with the provisions of the note secured herel aputing the amount of such indebtedness, credit to the half pay the such as the such as the top to the such in the funds necumulated under the provisions of (b) trgage resulting in a public sale of the premises covered gee shall apply, at the time of the commencement of security.	excess shall be onthly payments or insurance pre- insurance pre- insurance pre- insurance premiums shell by, full payment be account of the gated to pay to of paragraph 2 hereby or if the uch proceedings, with 2 preading.
been made under (a) of paragraph 2. 4. That he will pay all taxes, assessments, water rates, and other governmental or municipal charges, fines, or impositions, for which provision has not been made hereinbefore, and in default thereof the Mortgagee may pay the same. 5. That he will keep the premises above conveyed in as good order and condition as they are now and will not commit or permit any		
waste thereof, reasonable wear and tear excepted. 6. That the Martgagar will keep the improvements now existing an invested on the montgagal promises insured as your least the montgagal promises in the mon		
mortgage, being deemed conclusive proof of such ineligibility), the Morsecured hereby immediately due and payable. Notice of the exercise of any option granted herein to the Mortgabind, and the benefits and advantages shall inure to, the respective heirs. Whenever used, the singular number shall include the plural, the plural t	who may make proof of dost in form acceptable to the who may make proof of loss if not made promptly by d to make payment for such loss directly to the Morty acds, or any part thereof, may be applied by the Mortgay tests, or any part thereof, may be applied by the Mortgay to a considerable of the property damaged. In event inguishment of the debt secured hereby, all right, title of the purchaser or grantee. For in this mortgage for taxes, insurance premiums, repose advanced, with interest thereof at four and one-fermand and shall be secured hereby. So advanced, with interest thereof at four and one-fermand and shall be secured inmediately due and pay a tragged premieses and collect the rents, issues and prevalence. Appraisement is hereby waived. The note secured hereby not be eligible for insurance untatement of any officer or authorized agent of the Federom the date of this mortgage, declining to insure as atgagee or the holder of the note may, at its option, were is not required to be given. The covenants herein executors, administrators, successors and assigns of the he singular, and the use of any gender shall be applicable.	Mortgage. In the Mortgager, ragge instead of gee at its option, of foreelosure of and interest of air of the premalf per centum red hereby, then ble. The Mortsits thereof. In der the National ral Housing Addid note and this declare all sums a contained shall a parties hereto. Ie to all genders,
IN WITNESS WHEREOF the Mortgagor (s) ha $\frac{\text{VO}}{}$ hereunto s written.		year first above
-	William D. Stanton	[SEAL]
1	Veda D. Stanton	[SEAL]
<u>.</u>		[SEAL]
		[SEAL]
STATE OF KANSAS,		
COUNTY OF Douglas		
BE IT REMEMBERED, that on thisfifteenthday of		
a Notary Public in and for the County and State aforesaid, personally appersonally known to be the same person(s) who executed the above and of same. IN WITNESS WHEREOF, I have hereunto set my hand and No		anton, to me
(any)	eptember 17, 1949 E. B. Martin	Notary Public.