this mortgage resulting in a public side of the promises covered hereby or π the Mortgage acquires the property otherwise after default, the Mortgage shall apply, at the time of the commencement of such accumulated under (5) of paragraph 2 preciding, as a credit against the amount of principal then remaining unpud under said note and shall properly adjust any payments which shall have been made under (a) of paragraph 2.

4. That he will pay all taxes, assessments, where rates, and other governmental or numicipal charges, fores, or impositions, for which provision has not been mide hereinbefore, and in default thereof the Mortgagee may pay the same.

That he will keep the premises above conveyed in as need order and condition as they are now solve in not commut or perfait one waste thereof, reasonable were and tear excepted.

6. That the Mortgagov will keep the improvements how existing or hereafter irrected on the mortgagod promises, insured as pay be required from time to time by the Mortgagee against loss by fire and electric increases, insured as pay be required from time to time by the Mortgagee against loss by fire and will hav periods as it hav require and will have periods as it have require and will have periods as it have required from time to time by the Mortgagee against loss by fire and will have periods as it have require and will have periods as it have require and will have periods as it have require and been made here the fore. All instrumes shall be carried in companies approved by the Mortgagee and have and here a maceptable to the Mortgagee. In event of loss is will give inniceduce noise by mall to company concerned is here by multipare and directed to make payable (days a firve) will five inniceduce noise by mall to company concerned is here by multipare and directed to make payable (as the Mortgagee filter) and the mortgage formation or reach and directed to make payable (as the Mortgagee and the Mortgagee formation or show increase for a soft less directly to the Mortgage in there of the real-off loss of the mortgage of the mortgage of the mortgage of the thereoff, and be real-off loss of the mortgage of the soft of the real-off loss of the mortgage of the soft of the dot second here the real-off loss of the Mortgage of the soft and the second formation or rename of the property in extin runsime of the dot second pays to the mortgage or other transfer of the Mortgage in and to any insurance policies then in force shall pays to the pay of the formation or rename of the property in extin runsime of the dot second pays to the pays of the mortgage or other transfer of the Mortgage in and to any insurance policies then in force shall pays to the pays of the pays of the mortgage or other transfer of the Mortgage in and to any insurance policies then in force shall pays to the pay of the second pays to the pay of

7. That if the Morigagor full, to make any payment provided for in this morigage for taxes, insurance, premiums, recall of the premites, or the like, then the Morigagee may pay the same and all sums so advanced, with interest increm at the rate set forth in the nois secured hereby from the date of such advance, shall be payable or demand and shall be secured hereby.

S. That if there shall be a default in any of the terms, conditions or covenants of this mortgage, or of the note secured herely, then afty sums owing by the Mortgager to the Mortgage shall, si the option of the Mortgage, Jecone inneedlately due and payable. The Mortgage shall be here the right to enter into the possession of the mortgaged promises and collect the reals, issues and profils thereof, in the event of any default, as herein described, this mortgage may be forcedosed. Appraisement is hereby waived.

9. The Mortragor further agrees that allouid this mortgage and the note secured hereby not be eligible for insurance under the National Housing Act within <u>Science</u>, <u>Tron treates thereby not be eligible</u>. Subject to the secure of the National Housing Act within <u>Science</u>, <u>Tron treates thereby in the description</u>. Subject to the science date of the note secure of the National Housing Act within <u>Science</u>, <u>Tron treates</u>, <u>thereby</u>, <u>the National Housing</u>, <u>Act within</u>, <u>Science</u>, <u>act of the Science</u>, <u>thereby</u>, <u>the National Housing</u>, <u>the Nationa</u>

number shall include the plural, the plarar the singular, and the use of any gender chall be applicable to all genders.

 \bullet . IN WITNESS WHENESO the Mortgagor(s) have the hereinto set the in that d(s) and scal(s) the day under an first above written.

20 [SEALT reliand allien (SEAL) [SEAL] [Just]

mald a.

STATE OF KANSAS, COUNTY OF DOUGLIS

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BE IT REMEMBERED, that on this 3/4 day of key 10.49 before me, the undersigned a Notary Public in and for the County and State afforesaid, personally appeared "security". All on and usery Velland Allow, ', to fit personally known to be the same person(s) who executed the above and foregoing instrument of writing and duly acknowledged the execution of same. In WITNESS WHEREOF, I have bereanto set my hand and Notarial Scal on the day and year last above written.

My Commission expires 1/10- 6, 1952.

Fecorded June 2, 1949 at 4:35 f. M. SATISFACTION: The debt secured by this Gortgage has not clease it of record.

Tull and the Register of Deeds is authorized to CAPITOL FERERAL SAVINOS & LOAN ASSOCIATION BY: Richard J. Holzmeister, Vice President Lawrence, Kansas April 15, 1958

Notary Public.

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