A MARINE CO

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## 65993 First Mortgage

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This Indenture, made on this 31st day of

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State of State

BOOK 118

THOMAS HENRY LOVELL and MALISSA R. LOVELL, his wife,

of the County of Douglas and State of Karisas , (jointly and severally, if more than one), Party of the First Part, and THE TRAVELERS INSURANCE COMPANY, a corporation organized and existing under the laws of the State of Connecticut, with principal office in the City of Hartford, County of Hartford and State of Connecticat, Party of the Second Part (hereinafter called the "Company");

## Contract of the

That the said Party of the First Part, in consideration of money in the principal sum of

## Thirteen Thousand and no/100Dollars (\$ 13,000.00

and by the said Company to the Party of the First Part, the receipt whereof is hereby acknowledged, and to better seems the re-and of and principal sum cogether with the interest to become due thereon according to the terms of a certain promisery not a be the described ARDA ALSO to insure the faithful performance of the covenants and arcrements herein contained, does by TH ASSEMTS GRANT, BARGAIN, SELL, CONYEY, CONFIRM AND INGREGAGE unto the aid Company, its successors and a ingrise the real estate and premises lying and being in the County of Douglas

# Let Number Soven (7) in Block Number Mine (9), in PRAIRIE ACRES, subdivision of PARE HILL ADDITION, an addition to the City of Lawrence, Deuglas County, Kansas.

TOGETHER WITH all and singular the renements, hereditaments, buildings, improvements, privileges and appurtenances there-not shows and provide the start of the

CORECVER, the hald Party of the First Part HEREBY COVENANTS AND AGREES with the said Company, its successors as follows, to with

That some one or more of said First Party is lawfully seized of said premises in Fee Simple absolute and has good right and lawful authority to sell, mortgage and convey the same that the same are free from all incumbrances and charges whateover; that said Company shall quietly enjoy and possess said premises; and that said First Party and his hirs, devices, executors, diministrators and assign shall forever warrant and defend the title to said lands and premises against the chims of all persons whomeover; and the said First Party further covenants and agrees that the lien created by this instrument is a first and prior lies on the above described lands and improvement. To pay to said Company at its office in Hartford, Connecticut, or to its successors and assigns, the said principal sum of 

### Thirteen Thousand and no/100 Dollars (\$ . 13,000.00

and interest on the balance thereof from time to time remaining unpid, in lawful money of the United States of America or its equivalent in New York exchange, in accordance with the terms and conditions of a certain promiseory note for said principal mum bearing even data herewith made payable to the order of the said Company and executed and delivered to the Company by the said Party of the First Part, and secured by this mortgare, principal and interest of said note are payable in monthly installments with the last installment due on August 1, 1978.

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installment due on August 1, 1978.
To furnish and leave with asid Company, during the time said promiseory note and all renewals thereof shall remain supaid, a complete abstract of title to the land hereinbeior described, which abstract, in the event of foreclosure of this morrage, shall become the property of the grantees in the desd escented pursuant to said foreclosure.
To here aid lands and improvements free from all prior incumbrances and lens or claims for lens of whatsoever nature, and to protect and defend the title and possession of said premises to the end that the mortgage shall be address to the said foreclosure.
To the aid Company shall be subrogated to the lens, though released of record, of any prior incumbrances on the said premises paid or discharged from the proceeds of the loan represented by the aforeaid promiseory note.
To pay before the ame become delinquent all taxes and assessments and impositions of every kind that may be levied, assessed or imposed by satuboirty of the United States of America or by the State of Kansa or any political subdivision or main spaility is subrogated to the loan tepresented by the aforeaid promiseory note.
To have the buildings, feeces and other improvements new or bereafter exected on said lands in sound condition and in produce and any more and the proceeds of this mortgage, all buildings and improvements excend and to be exected on said premiseor many of the state of the same of a premiseor the commit or prime premise of the said formation by the said premise.
To have the buildings, feeces and other improvements new or bereafter exected on said lands in sound condition and in produce any sature the scale and the said premise.
To have the buildings feeces and on the provements or the said formation and in provements exected and the termine of the mortgage.
To have the buildings feeces and other improvements proceed and increases of the more framework the said company with a said company, and the said Company, and the termine and increases of the

aloranishi promisery note shall detect or cover to any Court or tribunal whetever to preserve, protect or enforce the t promisery note shall elect. That if the Company shall be endire appear in any Court or tribunal whetever to preserve, protect or enforce the t promotion of the above described and, or to defend to constabilith the minority of validity of this mortgage lim, all con-present incurred theorem by the Company, together with a measurable attorney file, with interset thereof at 10% per un-all be much by the Party of the First Part allows the add premises to be or become mbject to any line or incumbrance as to the line of the interpret of the First Part allows the add premises to be or become mbject to any line or incumbrance as to the line of the interpret of the First Part allows the add premises to be or become mbject to any line or incumbrance as to the line of the interpret of the First Part allows the add premises to be or become mbject to any line or incumbrance as to the line of the interpret of the to resp. will be the be or the theory periods, the add Party fails to per-lastice of the advected period premisery note of yield the operiod. Which there is all be made the source of declarge any soft holders of the advected period premisery note of the operiods which the primes from tax and the sole soft which the advected the option. Which the advected the induction the interpret of the interpret of the interpret of the advected in the sole option the option in the advected periods and which the interpret of the interpret of a line of the advected in the sole option of the interpret of the interpret of the option in the sole option the option is and the interpret of the interpret option in the advected previous the advected of the option in the interpret option interpret options and advected of the advected in the advected of the interpret option in the interpret option interpret options and advected of the interpret option is a sole of the interpret option interpret option interpret option int 12-6 2 10 ncimbrance su to as above prov or the legal hole ad without wal arge any such it such instrument