Fee Paid \$32.50 0 · ini 71799 BOOK 123 INTERNETALIST MORTGAGE 6th November , 1959 between ta them doty paid, the receipt of which is hereby acknowledged, ha VO sold and by this indenture do GRAAT, BARGAIN, SELL and MONTGAGE to the said party of the account part, its successors and assignt, the following described real estate situated in the County of Douglas and State of Kansa, to-wit: Lot Four (4), in Block Two (2), in Belle Haven South Addition Number Two (2), an Addition to the City of Lawrence, in Douglas County, Kansas. The Mortgagors understand and agree that this is a purchase money ' mortgage. Topether with all heating, highling, and plumbing equipment and fixtures, including tokers and horners, screens, sumless, storm windows and doors, and window studes or blinds, used on or in connection with said property, whether the same are new located on said property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, With all and singular the teneme nts, heredilaments and appurtemances thereunto belonging, or in anywise apportaining, And the said part 105 of the first part do hereby covenant and agree that at the delivery hereof they are the lawful owner S of the pro emines above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all inc and that they will warrant and defend the same against all parties making lawful claim thereto. It is apreed between the parties hereto that the part 18.8. of the first part shall at all tin ure, pay all taxes and as ments that muy be levied or assessed against said real estate when the same become due and psyshie, and that they will here the buildings upon said veal estate insured for loss from five and extended coverage in such som and by such hourance company as shall be specified and directed by the party of the second part, the loss, if any, made payable to the party of the second part to the entert of its intervet. And in the event that said part 0.0 m of the first part shall fail to pay such taxes when the same become due and payable or to keep said primites insured as herein previded, then the party of the second part may pay laid taxes and insurance, or either, and the second to an use a part of the indebtedness, secured by this meterum, and shall bear intervest at the rate of 10% from the date of payment will fully repaid. This grant is intended as a mortgage to secure the payment of the sum of Thirteen thousand and no/100----pollars miles in the terms of ODE security written oblicities for the assessed of soid sum of meany security on the 6th certain written obligation for the payment of said sum of money, executed on the day of November . 19 59, and by its terms made payable to the party of the second part, with all interest accruing th the terms of said obligation, also to secure all future advances for any purpose made to park 0.0 of the first part by the party of the second part, hether evidenced by note, hook account or otherwise, up to the original amount of this montpape, with all interest according to a terms of the obligation thereof, and also to secure any sum or sums of money advanced by the taid party of the second part to pay for any insurance or to dises with interest thereon as herein provided, in the event that said part 10 Sf the first part sh Par. 188. of the first part hereby assign to party of the second part the rents and income ariting at any and all times from the property mortgaged to come said written obligation, also all forme advances hereander, and hereby amberies party of the second part to its spent, at its option upon default, to take targe of said property and collect all rents and henes and apply the same on the apprent of insurance premium, takes, at its option upon default, to take terms said its party and collect all rents and hences and apply the same on the apprent of insurance premium, takes, and the obligations hereby more than the same set hereby and the same set the apprent of the second part. It is also append to its the obligations hereby more than the upsilo balance of and collisions is fully paid. It is also append that the taking of possession herement all no maneous prevent or retard-party of the second part in collection of said soms by foreclasure or otherwise. The failure of the second part to assert any of its right hereender at any time shall not be construed as a waker of its right to assert the same at a later and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. If said part 108 of the first part shall ea is of said note hereby secured, and under the terms and or es of any oblik d by part 10 S of the first part for future es, made to theoremain by party of the second part whether evidenced by note, book t or otherwise, up to the original amount of this mortgage, and any extensions or renewals hereof and shall comply with all of the provisions in said note this mortgage contained, and the provisions of future obligations hereby secured, then this conveyance shall be void. If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said real tate are not paid when the same become due and payable, or if the innerance is not keep up, as provided herein, or if the herein general estate are to keep in an good repair as they are now, or if twests is commuting on said real state are general, and all of the obligations for the security of which this indenture is given shall immediately mature and became due and payable at the order of the dire invest, which entots, and it hall be lawful for the said party of the security of which the indentum is and the another of the all the presidence thereby generated, or any part thereone, is the manare president pay the said to collect the rest and became due and payable to the security of which the indentum is payable to collect the rest and became due and payable to the said to the security of the back of the security and the security of the security and the security of the security of the security and the security and the security of t agreed by the parties herein that the terms and peudolous of this indenture and each and every obligation therein contained, and all benefits acco-shall extend and issues in, and he obligatory upon the helv, executory, administratory, personal representatives, essions and moccessors of the rence HI MITTHESS WHEREOF, as parted by the fort part to Ve tormate and their band and parties for and yrap by above Howard N. Galt Hell (star) Marie Everifeetta dalt (SEAL) (SEAL) (SEAL)

Sec. A.

the principality