Reg. No. 19,739 Fee Paid \$10.75

## 35580 BOOK 138 RANSAS REAL ESTATE MORTGAGE .

THIS MORTGAGE, made on July 10 . 1964 , between John B.Nutting (Husband & wife) Douglas , in the State of Kansas, bereinafter referred to as Mortgagors, and Commerce Acceptance of Lawrence . Kansas, bereinafter referred to as Mortgagee; Lawrence, Inc.

WINESSETI, that Morrangors, in consideration of the sum of TEN DOLLARS, and gher good and valuable consideration, the receipt of which is hereby acknowledged, hereby morranging and warrant to Morrange, its suc-cessors and assigns, all of the following described property situated in the County of Douglas, and State of Kansas, towait

Same of Kassas, to with Beginning at a point 990.25 feet East and 603.28 feet South of the Northwest corner of the Northeast Quarter of Section 8, Township 13, Range 20, thence Northe parallel with the center line of Anderson Road 240 feet, thence East parallel with the center line of India Drive 162 feet, thence South parallel with Anderson Road 240 feet to center line of India Drive, thence West on center line of India Drive 162 feet to point of Deginning; also known as Lot 4(four) in Anderson Acres, in Douglas County, Kansas.

This mortgage is given to secure payment of a promissory note of which the following is a true copy: (Attach copy of promissory note)'

## PROMISSORY NOTE

Dated . S July 10th promise to pay to the order of Commerce Acceptance of Lawronce, Inc. 19 64 For Value Received,

at the office of COMMERCE ACCEPTANCE CO., or has designated by the holder hereof, the sum of Four Thousand Three Hundred Twenty, and no/100 --- ----- Dollare payable in <u>50</u> squal successive monthly instalments of 172.00 each, fexcept the final instalment, which shall be the halance then due on this now, the first instalment to be paid AUGUST 10, 3.964, and muhequent instalments on the same day of each month thereafter until paid in full, or with interest after maturity at the highest lastific contract rate. A default in the payment'of any invaliding of the pay part thereof, and without notice and demands what render the entire unpaid balance due and payable immediately. All parties herein, including commercies, and without notices and demands waite all benefits of valuation, appraisement for payment, notice of non-payment, notice of proteet is permited by law. Each instalment defaulter for more shall observe and dether eremption non-payment, where and with its installange of 3.50, which ever is the lengert, at the option of the holder hereof.

PLEASE PRINT MAILING ADDRESS A batture Di Nutting

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The Mortgagors' hereby agree to pay all taxes assessed on said property before any penalties or costs accrue thereon and also agree to keep said property insured in favor of the Mortgagee in an amount satisfactors to Mortgage in default whereb the Mortgage, and the expense of ane the textes and accruing penalties, interest and costs, and may insure the same at the expense of ane taxes and accruing penalties, interest and costs, and insurance, shall from the date of payment thereof become an additional dien under this gottage in the ane of the Mortgager.

This morigidge shall be void if all payments are made as provided in anid note and in this mortgage. Time is of the essence. If default is made in any such payment, then the whole of the principal secured by this mortgage, with interest, shall become immediately due and payable, at the option of the Mortgageer and it shall be lawful for the Mortgagee at any time thereafter to take possession of said property and forcelose and sell the same, are any part thereof, in the manner prescribed by law, appraisement of said property and all benefits of the Home-stead, Exemption and Stay Enws of the Safe of Kansas being hereby expressly waived by the Mortgage 1.

IN WITNESS WHEREOF, the Mortgagors have hereunto subscribed their names on the day and year first above written.

John B, Nutting

Kathryn V. Mutting