BCOK 138 - SSG96 MORTGAGE

4 4 7 1 1 1 1

南

Lean No. 50977-34-6 LB

This Indenture, Made this 17th day of July between Gary M. Maranell and Roberta J. Maranell, his wife

Lot Six (6), in Block Fourteen (14), in Lane Place Addition, an Addition to the City of Lawrence, Douglas County, Kansas.

(It is understood and agreed that this is a purchase money mortgage.)

Together with all heating, lighting, and plumbing equipment and firtures, including stokers and burners, servera, serving, storm windows and doora, and window shades or blinds, used on or in connection with said property, whither the same are now located on said property or hearestire missed burreon.

now localta on and property or neutrance parts to be a singular the tenements, hereditaments and appartanances there TO HAVE AND TO HOLD THE RAME, With all and singular the tenements, hereditaments and appartanances there note beinging, or in anywise appertaining, forever, and hereby warrant the title to the same.

Rom mounts to the mo

Said note further providen: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balan aining due horeunder may at the option of the mortgages, be declared due and payable at once.

Baid note further provides? Upon transfer of tille of the real estate, mortgaged to secure this note, the entire balance formating did horounder may at the option of the mortgaged, be defared due and payahte at onc. If the intention and agreement of the parties here to the second party, however evideness in addition to the anound how stated or there are any of them, by second party, not any and all indebdomes in addition to the anound how stated or there are any of them, by second party, however evideness in addition the anound how stated or there are any of them, by second party, however evideness in addition the anound how stated or the same time and for the same time and for the same peelfed causes be considered matured and draw ten per cent interest and to ellectible out the proceeds of and through forecloared or other states. This parties are to keep and maintain the buildings new on raid premiens or which may be bereafter eveled therein. They arises are to keep and maintain the buildings new on raid premiens or which may be bereafter eveled therein the period of and through forecloared or period to maintance. There is parties also agrees to have all located barrows. This parties also agrees to have all costs, charges and expenses reasonably incurred or paid at any time by asseed party. Founding statest expenses, because of the failure of first parties to perform a number with an ortgage. The tother provides and the same are hardey to the same the party and the provides of a said to the tothe anound party the same on the payments and the provides of a said to the tothe and party the reasonably incurred or part at any time by second party. The parties also eagles to be possible party the same of the payment and the provides and the same are therefore are also the parties and to the same are therefore are also the parties and the same are therefore and the party and the same and the party of the same the party and the same are the party and the same and the party and the same are therefore and the party and

This mortgage shall extend to and be binding upon the heirs, execute spective parties hereta.

IN WITNESS WHEREOF, said first parties have Tereunto set their hands the day a

They he Maranell Gary M. Maranell Roberta Jo Maranell