(SEAL)

Line .

## BOOK 138 MORTGAGE H8972

to <u>CDOTA</u> duty paid, the receipt of which is bereby acknowledged, its <u>VO</u> told and by this indexture do <u>GRANT</u> BARGAIN, SELL and MORTGAGE to the sold party of the second part, its pacensors and assigns, the following described real estate situated in the Geonity of Dourlas

The South 59 feet of Lot Eight (5) and the North 36 feet of Lot Nine (9), in Block One (1), In Stinson Hills, an Addition to the City of Lawrence, as shown by the recorded plat thereof, Douglas County, Kansas.

The Mortgagors understand and agree that this is a purchase money mortgage. Together with all heating, lighting, and planthing equipment and fixtures, including stokers and humers, screers, awellings, sloem windows and duors, and window shades or binds, used on or in connection with said property, whether the same are new located on said property or hervafter places therean. TO HAVE AND TO HOLD THE SAME, With all and singular the terrements, here ments and apportenances thereunto belonging, or in a

And the said partLOS of the first part do \_\_\_\_\_\_berely commant and agree that at the delivery hereof. Thoy BPC the lawful exercis, the premises above granted, and second of a good and indefeasible estate of interitance therein, five and there of all incombrances

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and that DOY will warrant andydefend the same against all parties making leaful claim thereto. It is ayreed between the parties hereto that the part 100 of the first part shall at all times during the life of this indextare, pay all takes and annex-ments that may be leveled ar assert against all read estate bath the same become due and psychic, and that LifeY will have the buildings upon said raid classe immered for lots from fire and extended coverage in such sum and by such immirate company as shall be received and directed by the party of the second part, the lass, if any, made payable in the party of the second part to the exist of its interest. And in the event that said part 1.62of the first part shall fail to pay such taxes when the same become due and payable or to keep said periods insured at herein provided then the party of the second part may pay and taxes and learning on the same to be paid that become a part of the indicatedness, secured by this indexame, and shall have interest at the role of 10% from the data of payment with fully reput.

This reat Statesded as a mortgage to serve the payment of the sum of Twenty-Four. Thousand and no/100 DOLLARS certain written obligation for the payment of sold turn of merry, eventued on the  $114\,1\rm{h}$ ding to the terms of ONG Australiant stay of

the terms of said obligation, also to sensure all future advances for any purpose made to part 1.52 of the first part by the party of the second part ther evaluated by nois, book account or otherwise, us to the ariginal annuals of this mortgame, with all mixerd accounts of such future advances according to terms of the obligation thereof, and also to account on any sum or anism of mmery advanced by the said party of the accounts or to flow pe any taxes with interest thereon as herein provided, in the event that said part 🕀 Daf the first said shall fail to pay the same as provided is the indentary

When any Lines will increase therein an invert prevence, in the versus one prevence and income arising at any and all times from the property maritaged to core and writtee abilityation, when all income advances between the versus of and breety anchorize party of the second part to be second part of prevents to the second part to be second part to callercoles of toos be second part to be second part to callercoles of too be second part to be second part to callercoles of too be second part to callercole part of the second part to callercoles of too be second part to callercoles of too be second part to be second part to be second part to callercoles of too be second part to callercoles of too be second part to callercoles of too too be second part to callercoles of too too be second part to be second part to callercoles of too too be second par

The failure of the second part to assert any of its right hereinforr at any time shall not be construind as a walker of its right to assert the same at a later arms, and to listist upon and inforce strict compliance with all the terms and previsions in faid utilipations and in this martgape contained

If said part 10.0 of the first part shall cause to be paid to party of the second part, the entire amount due it hereunder and under the t sions of said nate hereby secured, and under the terms and provisions of any obligation bevealter incorred by part 103- of the first part for future

wannis, made to L11000 by parts of the second part whether widercod by mate, book constructions or otherwine, up is the original amount of this miletapate, and any estimators or reinywals hereof and table consuly with all of the provisions of future aditionations hereby increased. Use Distances are the provisions of future aditionations hereby increased the Distances and the provision of the second and the provision of the pro

If default he made in payment of such abligations of any part thereid or any abligations created thereby, or interest themen, or 'If the taxed in said reat exate are not daid unter the same become due and payable, or If the interace is not known, any provided between, or 'If the interest exate are not daid unter the same become due and payable, or If the interace is not known, any provided between, or 'If the interest exate are not daid unter the same become due and payable, or If the interace is not known and the same become due and payable are If the interace is not known and the same become due and payable are in the water it commuted on and provide the interaction and become due and payable at the solution of the same remains and and the interaction is the manner period by law and is have a receiver appointed in context and become due and become due and payable at the option of the same period by law and is have a receiver appointed in context and become due and become due and payable at the option of the same period by law and is have a receiver appointed in context and become due and become du

on demand, to the party of the first part. Part  $\frac{1}{2}$   $\frac{1}{2}$  of the first part shall pay party of the second part any officiency resulting from such sole It is agreed by the parties hereta that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits activiting thereform, shall extend and incre to, and be obligatory upon the heirs, executor, administrators, personal representatives, assigns and successors of the respective parties herein.

IN WITNESS WHEREOF, the part 18.3 of the first part ha VO " hereunto set their handland seaf the day and year last Alumit Helical isens Joyce & Schild , Alvin H. Schild Isens Joyce J. Schild , (SEAL)