the state of a loss of

Reg. No. 19,816 Fee Paid \$17.50

SN976 BOOK 138 89013 MORTGAGE BOOK 138 THE MODITURE Made un 13th av a August 19 6 Milton A. Galyardt and Cynthia C. Galyardt, husband and wife 13th 19\_64 between of LGWPOICE in the County of DOUGIDS and State of Kansas partics of the Brit part, and THE LAWRENCE BUILDING AND LDAW ASSOCIATION of Lawrence, Kansas, party of the Second Part. WITHESSETH, that the said part 0.5 of the first part, is consideration of the loan of the sum of Ningteen. Thousand and no/100------DOLT ARS to TION duly paid, the rectipt of which is hereby acknowledged, ha VO sold and by this indextore do GRANT BARGAIN, SELL and MORTCAGE to the tails party of the second part, its successors and assignt, the following described real estate situated in the County of Douglas Lot Eleven (11), in Block One (1), in Holiday Hills, an Addition to the City of Lawrence, in Douglas County, Kansas. This mortgage is being re-recorded in order to show the date of . The Mortgagors understand and agrae that this is a purchase modey mortgage. Together with all heating, lighting, and plumbing equipment and fictures, including stakers and burners, screens, semings, starm windows and doors, and wi shades or blinds, used on or in connection with taid property, whether the same are now located on taid property or breafter placed therein. TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, bereditaments and appurtenances therewise belonging, or in anys And the said part 103 of the first part do \_\_\_\_\_\_ hereby covenant and agree that at the delivery hereof \_\_\_\_\_\_\_ BTO the tawful coneri of the premises above gamped, and setted of a good and indefeasible estate at independance. Aherein, free and clear of all incomprances and that they will warrant and defend the same against all parties making lawful claim therets. It is apread between the parties hereto that the part LED of the first part shall at all times during the life of this Indenture, pay all taxes and grass nts that may be levind or assessed apainst said real estate when the same become due and payable, and that UDDY will beep the buildings on said real estate insured for loss from fire and extended coverage in such sum and by such insurance 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 intermet of its interest. And in the event that said part [ 00] of the first part shall fail to pay tech taxes when the taxes become due and payable or to irrep said premises insured as helpin provided, then the party of the beard part of pay said taxes and insurance, or either, and the amount so paid shall become a part of the indebindness, secured by this indesture, and shall be taxes in the of payment with fully repaid. interest at the rate of 10% from the date of payment with fully repaid. This grantitic intended as a mortgage to secure the payment of the sum of 100 LGGN Thousand and 10/100 H = -ording to the terms of  $\frac{\text{ORC}}{\text{August}}$  certain written obligation for the payment of said turn of money, exceed on the 13th August 1964 and by its terms made payable to the party of the second part, with all interest according there DOLLARS day of In the terms of said obligation, also to secure all future advances for any purpose made to part 10.3 of the first part, by the party of the second part, another evidenced by note, book account or otherwise, so to the original annount of this mortgape, with all interest according to such future advances according to the terms of the obligation thereof, and also to incure any sum or sums of genery advanced by the said party of the second part to pay for any insurance or to discharge any tanes with interest thereon as herein provided, in the event that said part 10 and the liver part shall fail to pay the same as provided in the indenture Part <sup>1</sup> and the first part bredy assign to pagy of the second part the rents and measure artising at any and all times from the property mortgaged to fours said written abligation, also all fatters advances berevander, and hereby authorize parts of the second near is signed, at its befort upon default, to take farge of said projects and other advances are paging the same on the asyment of sourcance premium, taken at its befort upon default, to take desared to the same and the same and apply the same on the asyment of sourcance premium, taken at its befort upon default, to take desared to the same and the same and apply the same on the asyment of source premium, taken and the same and the desared to the same same the same and the same of the same on the same of the same on the same of the same The failure of the locosed part to assert any of its right hereander at any time shall not be construct as a waiver of its right to assert the same at a later and to insult upon and enforce strict compliance with all the terms and provisions in shid obligations and in this martgage contained. If said part 200 of the first part shall cause to be paid to party of the accord part, the entire amount due it heres sions, of said note hereby secured, and under the terms and provisions of any obligation hereafter incurred by part 1 @ of the first part for future vances, made to the diplot in wortgage, and any extensions or renewals hered and shall comply with all of the provisions of future abligations hereby secured, then this conveyance shall be void of I this intercappe comment, the the provincement of name annipations mercer secrets, that the covergated state wed. If default be made in payment of such obligations or any part thereof or any obligations created thereby, or interest themson, or if the target so tasks real as a reant is any soft of the buildings on sain the same of the state of the buildings on sain the same of the state of the buildings on sain the same of the state of the buildings on sain the same of the state of the buildings on sain the same of the state of the buildings on sain the same of the state of the buildings on sain the same of the state of the buildings of the sain of the same of the same of the same of the buildings of the same of the same of the buildings of the same of the same of the same of the same of the buildings of the same of the same of the buildings of the same of the same of the buildings of the same of the buildings of the same of the all, an demand, is the party of the first part. Part 198, of the first part shall pay party of the second part any deficiency resulting from such sale It is agreed by the parties hereto that the terms and provisione of this indenture and each and every obligation therein contained, and all benefits accruing refrom, shall extend and inure to, and be obligatory spon the heirs, executors, administrators, personal representatives, asigms and successors of the respective IN WITNESS WHEREOF, the part 198 of the first part have mreunto set their hand and wallue day and ye they a stalyard star Cynthia C. Saljard C (SEAL) Milton A. Galyardt (SEAL) (SEAL)