Reg. No. 19,863 Fee Paid \$130.00

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HIS INDENTURE, Made und 24th tay of August 19 64 between Robert H. Zimmerman and Barbara Jean Zimmerman, husband and wife to them duly paid, the receipt of which is hereby acknowledged, hd $\sqrt{2}$ and and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said party of the second part, its necessors and assigns, the following described real estate situated in the County of Douglas The South 50 feet of Lots Fourteen (14) and Twenty-One (21), in Block Sixteen (16), in Esteoch's Enlarged Addition, an Addition to the City of Lawrence, in Douglas County, Kansas. 12

MORTGAGE

BOOK 138

Together with all heating, lighting, and plumbing equipment and futures, including stokers and burners, screece, awnings, storm windows and do shades or billoids, used on or in connection with said property, whether the same are now located on said property or hereafter placed therein. TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances therewith be

And the sold part 105 of the first part do bereby covenant and agree that at the delivery hereof LhOY BPO the imetod of the premices above granted, and select of a good and indefeasible estate of inheritance therein, free and clear of all incombrances.

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Planter :

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will warrant and defend the same against all parties making lawful claim thread It is agreed between the parties hereto that the partLOS of the first part shall at all times during the life of this indenture, pay all taxes and assess-more that may be beinds or assessed against gainst real estate when the same become due and payable, and that LDOY will know the building upon taid-real estate insured for loss from fire and estated or any of the works mark to the resent of its interest. And in the event that same against a the work to the resent of its interest. And in the event that said partLOS carry of the second part, the loss, if any, made payable to the party of the second part to the extent of its inserval, And in the event that said part(AS) of the first particular fail to pay such taxes when the pane become due and payable or it types said permises immed as herein provided, then the party of the second part may pay shalt taxes and inservance, are althor, and the amount so paid shall become a part of the inservicement, second of the first part of the inservicement, second of the first party and taxes.

This grant is intended as a mortgage to secure the payment of the sum of F1fty-Two Thousand and no/100-- DOLLARS

The series of the deligation thereof, and also is secare any time or sums of many advanced by the said also restances according to be the restance according to be accordi rpe any laxes with interest thereon as herein provided, in the event that said part100 of the first part shall fail to pay the same as provided in the indenture

For 1.05% of the first part hereby animate protone, check that the rests and income arising at any and all times from the property mortgaged to we add write mobility and in their advances beender, and hereby anthrules party of the second part on its agent, at its ontion upon default, to tak there add write and property is assemble, and income and apply the same on the payment of immanace premium, taxe, assemble, regards or improvements gammat of regis thall continue in force until the empide balance of samt obligations is fully gad. It is also appred that the taking of postession bereaulter. This is no manner prevent or relard party of the second part in collection of said sums by foreclesses or otherwise.

The failure of the second part to assert any of its right bereander at any time shall not be construed as a waiver of its right to assert the and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this merupage 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 bereander and on ons of said note hereby secured, and under the terms and provisions of noy obligation hereafter incurred by part 103 of the first part for future

es made to _______ by party of the second part whether evidenced by note, book to cherwing, up to the original amount of this mortpage, and any extensions or remewals hereof and shall comply with all of the provisions in said note this mortpage contained, and the provisions of future obligations hereby secured, then this conveyance shall be void.

and in this mortgage contained, and the provisions of heave obligations hereby socured, then this conveyance shall be ved. If default he made in payment at such obligations or any part thereof or any obligations created thereby, or interest thereon, or if the taxes on said real scalar is no logit when the same become due and payshe or if the manance is not kept as, as provided bearing, or if the buildings on said real estate are not kept in as good repair as they are more, or if waste is committed an automate it into they and any payshe are in the second or and bearing and the second and bearing estimates and the second and the second and bearing estimates and the second and the second and the scalar second and the second are provided by law and to here account and and the remain the first account of the manance precided by law, and to all means arising threat the scalar the remainst precision of the said precision of the said precision and the second precision and the second precision and the second precision of the manance precision by and the second and indifferent second be and thereof, without not have to remain the amount the unpaid of principal and interest together with the costs and charges incident therein, and the correlated by law, and the second and interest together with the costs and charges incident therein, and the correlate of any there by shall be paid by the party in making such rate, on demand, to the party of the first part. Part 105 of the first part shall pay party of the second part any deficies

It is agreed by the parties hereto that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing therefore, shall extend and inure to, and he obligatory upon the heirs, executors, administrators, personal representatives, assigns and successors of the respective control of the respective contro

IN WITNESS WHEREOF, the part 103 of the first mark have nervento set their handSind seaKibe day and year last ab

Robert H. Zimmerman

Barbara Jean Zimmerman