Reg. No. 19,697

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391.26 BOOK 138 MORTGAGE THIS INCENTIAR, Made und lat say of September W. C. Elliott and Byrdie Elliott, husband and wife lst _, 19 64 between of Lawrence in the County of Douglas and State of Kadids part 103 of the Port and THE LAWRENCE BUILDING AND LOAN ASSOCIATION of Lawrence, Kancas, puty of the Second Part. WITNESSETH, that the said part 105 of the first part, in consideration of the base of the sum of Forty-Five Rundred and no/100-----DOLLARS to them adupt accounted on the vector of which is hereby accounted on the $VC_{\rm sold}$ and by this indesture as GRANT. BARGAIN, SELL and MORTGAGE to the sold party of the second part, its successors and assigns, the following described real estate situated in the County of Douglas The South Half of Lot Twenty (20) in Addition Five (5) in that part of the City of Lawrence formerly known as North Lawrence, in Douglas County, Kanaes. Together with all heating, lighting, and plumbing equipment and fixtures, including stakers and burners, screens, aunings, starm windows and doers, and shades or blinds, used on or in connection with said property, whether the same are now located on said property or increafter placed thereon. TO HAVE AND TO HOLD THE SAME, with all and singular the tanements, hereditaments and appurtenances thereunto belon ing, or in an And the said part 108 of the first part do _____bereby covenant and agree that at the definery bereof _ they are the lastal owner S of the premises above granted, and seized of a good and indefeauble estate of inheritance therein, free-and clear of all incu and that they will warrant and defend the same against all parties making lawful claim therets. It is apreed between the parties hereto that the part103 of the flest part shall at all times during the life of this inder ore, pay all taxes and assessments that may be levied or assessed against said real estate when the same become due and payable, and that they will be publicly upon said real estate insured for loss from flay, and extended coverage in such sum and by such insurance company as shall be specified and deviced by the marky of the second part, the las, if any, mate payable to the party of the second part to the extent of its interest? And in the event that said part 100 of the first part shall fail to pay such target when the same become due and payable or to keep shalt premises insured as herein provided, then the party of the second part may pay shalt same and insurance, or either, and the amount so paid shall become a part of the indebtdeers, second do the payable of the first sat the rate of 10% from the state of payment until fully regaid. This must is intended as a mortgage to secure the payment of the sum of Forty-Five Hundred and no/100--- mollans to the terms of ODO certain written obligation for the payment of said sum of momey, executed on the . 135 day of September . 19 OL , and by its terms made payable to the party of the second part, with all interest according thereon according rding to the terms of to the terms of said obligation, also to secure all future advances for any purpose made to part $1 \oplus 5$ of the first part by the party of the second part, whether ordened by note, book account or otherwise, up to the original amount of this mortpape, with all interest accounts on such fature advances according to the terms of the obligation thereof, and also to secure such accounts or some of money advanced by the said party of the second part to pay for any immunect or is disinge any taxes with interest thereon as herein provided, in the event that said part 185of the first part shall fail to pay the same as provided in the indention. Charge any last two matters are not accessed provided in the second part the levels and income arising at any and all times from the property mortgaged to because all written obligation, allo all failure admoses hermoder, and hermy authorize sarry of the second part or its spect, at its option upon default, to take charge of sail priority and called all rests and homen and apply the same on the property of the second part or its spect, as its option upon default, to take necessary to keep said property and called all rests and homen and apply the same on the property second part or its spect, as assessed to rest, and homen and apply the same on the property for the second part or the adoptions berefy matched necessary to keep said property is tennable condition, or other charges or payments provided for in this marked to display the share of the second part is in the second part in collection of said soms by foreclawse or atherwise. The failure of the second part to assert any of its right bereander at any time shall not be construind as a waher of its right to assert the same at a later e and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this manipage bostanged. If said part168 of the first part shall cause to be paid to party of the second part, the entire amount due it bereander and w loss of said note hereby secured, and, under the terms and provisions of any obligation hereafter incurred by part 105 of the first part for future

disacces, make to, them, the matrix of the mortgage, and any extensions or renewals hereof and that comply with all of the provisions in said note and in this mortgage contained, and the provisions in said note and in this mortgage contained, and the provisions in said note

If default is made in propert of such obligations or any place thereof or any obligations created thereby, or interest thereos, or if the basis on said reat estate are not paid when the fame became due and parallel, or if the hearance is not required up, an provided ending, or if the balatings on said reat estate are not kept in a good-recuir as buy are now, or if wasts is committed on said premiser, then this composition company of the balatings on said reat estate my unaxis, and all of the abligations for the security of which this indextory is given shall immediately mature and become due and parallel at the same transmit heat in the improvements thereon is the manner provided by two and to have a receiver appointed to collect the test and benefits accruing therebars; and its and all the improvements thereon is the manner provided by two and to have a receiver appointed to collect the test and benefits accruing therebars; and the overplace, and and material the manner and the preventions of the preventions with the cases and charges incident thereta, and the overplace, if any there be, shall be paid by the party material therebars and the party is and party is and charges incident thereta, and the overplace, if any there be, shall be paid by the party material such the instant the analysis the test and benefits accruing therebars; and its overplace is and charges incident thereta, and the overplace, if any there be, shall be paid by the party making such

sale, on demand, to the party of the first part, Part 10.0, 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 provisions of this indexture and each and every obligation therein contained, and all benefits accrupterefrom, shall extend and increases of the here; executor, administrator, personal representative, assign and successors of the respect

| | home in part 100 | of the first part | ha ve | hereunto set UNO LT | handSand seal like day and | year last above writt |
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| N. C. S | llist. | | (SEAL) | Rudi | Elliatt | |
| W. C. 1 | Clliott | | | | | , <u> </u> |
| include and a | | | -(SEAL) | byra1e | Elliott | THE R. P. LEWIS CO., NAME |