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89247 BOOK 138 MORTGAGE

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at wate as 9th September Charles A. Zock and Ollie J. Zock, husband and wife 9th THIS INDENTUNE, M 19 64 per

of LEWIGINGE , in the County of DOLLELSS and State of Kansas part 105 of the Next part. THE LAWRENCE BUILDING AND LOAN ASSOCIATION of Lewrence, Kansas, party of the Second Part. WITNESSETH, that the said part 108 of the first part, in consideration of the least of the sum of Four Thousand and no/100-

a thom duty paid, the receipt of which is hereby achandroged, haV.O. and and by this indenture da GRANT. RARGAIN, SELL and MORTGRAE to the said party of the second part, its interestors and andpra, the following discribed, real estate situated in the County of DOULTIANS and State of Karsas, to-will:

The North 95 feet of the East Half of the Southeast Quarter, less the North 5 feet thereof, of Block, Three (3) in Earl's Addition to the City of Lewrence, in Douglas County, Kansas.

The Mortgagors understand and agree that this is a purchase money mortgage. Together with all heating, lighting, and plumbing equipment and fixtures, including stakers and burners, screens, zunnings, starm windows and doors, and window shades or blinds, used on or in zonnection with said property, whether the same are now located on said property or hereafter placed thereas, TO HAVE AND TO HOLD THE SAME, with all and singular the ten

And the said part 103 of the first part do hereby covenant and approximate that at the delivery hereof they are the lawful ou of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and char of all incumbrances

and that they will warrant and defend the same against all parties making lawful claim thereto.

It is agreed between the parties hereto that the parties of the first part shall at all times during the life of this i ents that may be levied or assume and a partial 35 of the first part and shall at all times during the life of this indentore, pay all taxes and assume ents that may be levied or assume aparts and real estate when the same become due and payable, and that thing with the building on said real estate, insured for loss from fire and extended coverage in such and and by tuch insurance company as shall be specified and directed by the

ty of the second part, the tox, if any, moste payable to the party of the second part to the extent of its interest. And in the event that said part, the first part shall fail to pay such bars when the same became due and parable or to terp said premises learned as berein predided, then the part and part, may pay said taxes and linearases, or enther, and the amount so paid shall became a part of the indekedment, secand by this indentare, as arty of the

age to secure the syment of the sum of Four Thousand and no/100-----This grant is intended as a m 0011490 ling to the terms of one . certain written obligation for the payment of said sum of money, executed on the

Exclusion in the terms of OLO certain vertices obligations for the payment of said sum of money, executed on the <u>9th</u> day of <u>SeptomDOP</u>, <u>19</u> <u>64</u>, and <u>by</u> its terms made paysible to the party of the second part, with all interest according the terms of the obligation, also in second rank there advances for any partners made to part <u>105</u> <u>115</u> <u>105</u> <u></u>

and any table setting and the first part hereby assign to party of the second part be rents and income arising at any and all times from the property emergaged in are ald written obligation, also all foure advances hereands; and hereby autorize party of the vectod part or its agent, at its option upon default, to take any of a ald property and collect all rents and income and apply the same at his payment of insurance previous takes, assessment, representation, or sther obligation, also day options; and property in its nanuable condition, or other obligates considered for in this mergings or in the obligations in the considered rents and income and apply the usame of forty and the merging of the takes are income and apply the usame of the obligation of the takes are apply of the takes of the same of the apply of the takes of the takes of the takes of the takes of property and collect all rents and income and apply the same of the integration of the merging of the takes of the takes of the takes of the take of the takes of the tak

The failure of the second part to assert any of its right hereander at any time shall not be construed as a valver of its right to assert the sa and to insist upon and enforce strict compliance with all the terms and providers in task obligations and in this morigage contained.

me, and is must open and emprove struct compensates with an the terms and provisions in sold oblightions and in this mortgape contained. If sold partLOS of the first part shall course to be paid to parts of the second part, the entire amount due it hereander and under the terms and revisions of sold note hereby secured, and under the terms and provisions of any obligation hereafter incomed by part LOS of the first part for foture backs, made to 0 theory and the terms and provisions of any obligation hereafter incomed by part LOS of the first part for foture by party of the second part whether evidenced by note. Now this martgape contained, and the provisions of foture obligations hereby secured, then this conveyance shall be veid.

If default he made in payment of note obligations or sop part thereof or any obligations (nated through or interest thereon, or if the taxes on said real state are not payment of note obligations or sop part thereof or any obligations (nated through or interest thereon, or if the taxes on said real state are not payment of note obligations or any part thereof or any obligations (nated thereby or interest thereon, or if the taxes on said real state are not payment of the there become due and payable, or if the innumers of not here to any paymided herein, or if the taxes on said real state are not pay in any pay of the the innumers of not here to any payment of hard become due and become the whole tour remain-shelf hereof, without nuice, and it shall be lawful for the taxin party of the scient part, it speciator and antipets at the routine of the said previous all the premises hereby samted, or any part thereof, in the manner prescribed by law, and suit all interest arises hard shelf the ratio when the same payment of the said previous of the said previous all theory arises and shelf and the interest are the same as the said of a interest state of the said previous of the said previous of the said previous and and any the ratio the anomal the int he premises hereby samted, or any part thereof, in the manner prescribed by law, and said all interprets arises and setting the ratio the anomal the inpud of principal and interest, together with the costs and charges incident through, and the overplat, if any there he, shall be ead by the party making sch

mand, to the party of the first part. Part 103 of the first part shall pay party of the se nd part any de It is agged by the parties herein that the terms, and provisions of this indexture and each and every obligation therein contained, and all benefits accruing rfrom, skill extend and inure to, and be obligatory upon the beirs, executors, administrators, personal representatives, antipes and successory of the respective

IN WITHEST WHEREOF, the part 105° of the first part ha VO hereinto are their handbad seaffile day and year last a *Marles a* 266 (SEAL) Charles A. Zook (SEAL) (SEAL) Ollie J. Zook Ollie J. zook (SEAL)