59274 BOOK 118

MORTGACE

Loan No. 51001-34-0-13

This Indenture, Made this 1st. day of Suptemb 19 64 Dean H., Kerkman and Thelma Mendel Kerkman, his wife

of Superlag of Superlag UNTION of Topaka, Kanasa, of the second part; WITNESSETH; That said first parties, in consideration of the loan of the sum of Sixtagn Thousand Fing

----d warrant unto

Lot Two (2), less the East 11 feet thereof, in Block Seven (7) in Schwarz Acres Number Two (2), an Addition to the City of Lawrence Douglas County, Kansas,

(It is understood and agreed that this is a purchase money mortgage.)

Together with all heating, lighting, and plumbing equipment and firtures, including stokers and burners, screens, awnings, atoms windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereon.

In monthly installments of \$ 22.04 such, including both principal and interest. First payment of \$ 22.04 us on or before the 10th day of <u>October</u>, 10 50, and a like sum on or before the 10th day of ach month thereafter until total amount of indektedness to the Association has been paid in full. In monthly installments of \$ 99.04

It is agreed that the inortgages, may, at any time during the mortgage term, and in its discretion, apply for and purchase mortgage guaranty insurance, and may apply for renewal of such mortgage guaranty insurance envering this mortgage, and pay premiums due by reason theread, and require repaymenthy the mortgagers in such amounts as are advanced by the mortgage. In the seast of failures by the mortgagers to repay sail amounts to the mort gages, such failure shalt be considered a default, and et provisions of the mortgages and the note secured thereby with recent do default as and et al.

Said note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balan aining due hersunder may at the option of the mortgages, be declared due and payable at once.

Baid nots further provides: Upon transfer of titls of the real estate, mortgaged to scorre thin note, the entire balance funding due hereunder may at the option of the mortgage, be declared due and payshest enter. It is not the payse interventer and the payse of the mortgage of due and payshest enterview. This mortgage shall also secure any future advancements which the first parties, or any of them, by second party, and any and all indebtodness in addition to the amount above stated which the first parties, or any of them, may ove to the second party, however evidenced, whether by mote, book account or otherwises. This mortgage shall remain in full force and effect between the parties hereits and they heirs, personal representatives, accessors and assaings, mill all amounts due hereunder, including future advancements, are paid in full, with inclusant the unitative and draw ten per cert intervat and be collectible out of the precedent of all threes, and not suffer vaste or permit a nuisance thereon. First parties also agrees to pay all taxes, assessments and insurance premiums as required by second party. The parties thereon the payset is a state of the payset between the pays and the payset of the precedent of the failure of first parties to perform or comply with the provisions in soil notes and to the same specification approximation of the taxes at the payset of the payset be taken there are and the precedent of an addition to the amount above stated with the state at the payset of the taxes at the payset of the payset by this mortgage. The parties also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, the taxes at the payset by this mortgage. The parties hereby assign to second party the tents and income arising at any and all times from the property mortgage of the note hereby secured. This assignment of rente shall continue in force until the unpaid balance detained to any sect the agrees and mathematic parts of the payset and thereby the sense of the

This mortgage shall extend to and be binding upon the hoirs, executors, administrators, successors and assigns of the spectro parties hereto.

IN WITNESS WHEREOF, said first parties have harounto set their hands the day and year first above written. Low H Color Dean H. Korkman The Ima Wentbil Korkman

and the state of t