19,950 Reg. No. 19,150 Fee Paid \$11.00

Arte . Artesta

N9329 BOOK 138 KANSAS REAL ESTATE MORTGAGE Lawrence, Inc. WINESSETH, that Mortgagors, in consideration of the sum of TEN DOLLARS, and other good and valuable consideration, the receipt of which is hereby acknowledged, hereby mortgage and warran to Mortgagee, its suc-cessors and assigns, all of the following described property situated in the County of Dougliss , and State of Kansas, towic: Lot Twenty-Four (24) in the Moramar Addition, an Addition to the City of Lawrence , in Douglas County , Kansas This morrgage is given to secure payment of a promissory note of which the following is a true (Attach copy of promissory note) PROMISSORY NOTE , 4440.00 Dated September 9 promise to pay to the order of Commerce Acceptance of Lawrence, Inc. For Value Received. ai the office of COMMERCE ACCEPTANCE CO., or as designated by the holder hereof, payable in <u>60</u> regal successive monthly instalments of 3 · 74 · 90 each, (except the finalian stalment, which shull be insue day of each month hereafter until guid in full, or with interest after maturity at the holder hereof, and without notice and degmand A default in the payment of any installment co with interest after maturity at the holder hereof, and without notice and degmand shall render the entire unpid balance due and payable immediately. All parties hereto, including comakers, nuretice, guardors and surface and presentement of the payment of the solute hereof, and without notice and degmand waite all becelits of valuation, appraisement, homested and other essention law, where such waiter is permitted by law. Is the leaser, at the option of the holder hereof. PLEASE PRINT MAILING ADDRESS + Clarence H. Rogers -(Number and Street or R. F. D.) Sarole J. Royers de or Manhand (Zane) (State) The Morigagors hereby agree to pay all taxes assessed on said property before any penalties or costs accrue thereon and also agree to keep and property insured in favor of the Morigage in an amount satisfactory to Mort-insure the same at the expense of the Morigagors, and the expense of such taxes and accruing penalties, interest and costs, and may and costs, and insurance, shall from the date of payment thereof become an additional lien under this mortgage the Morigagee. This mortgage shall be void if all payments are made as provided in said note and in this mortgage. Time is of the essenae. If default is made in any such payment, then the whole of the principal secured by this mortgage, with interest, shall become immediately due and payable, at the option of the Mortgagee; and it shall be lawful for the Mortgagee at any time thereafter to take possession of said property and forcelose and sell the same, or any part thereof, in the mainter preservibed by law, appraisement of said property and all benefits of the Hortgager. stead, "Exemption and Stay Laws of the State of Kansas being hereby expressly waived by the Mortgagor." IN WITNESS WHEREOF, the Morrgagors have hereunto subscribed their names on the day and year first ab written. Clarence H. Rogers Carole J. Rogers Montgators STATE OF KANSAS) COUNTY OF Douglas BE IT REMEMBERED, that on this 9th day of September 1964, before me, the under signed, a Notary Public in and for the County and State aloresaid, came Clarence H. & Carcle-J. Rogers to me personally known to be the same persons who executed the within instrument of writing, and such persons duly acknowledged the execution of the same. IN GUSTIMONY THEREOF, I have hereunto set my hand and affixed my seal, the day and year last above witten. P.U.B.110 Alpha Chicon My commission expires: april 1, 1965 a Dock