Reg. No. 19,955 Fee Paid \$26.25

39355 BOOK 138 MORTGAGE THIS INDERTURE Mode the 17th September. Stanley N. Shumway and Janice Ann Shumway, husband and wife _____. 19_64 between THE LAWFENCE BUILDING AND LOAN ASSOCIATION of Lowrence, Kansas, party of the Second Part. WITNESSETH, that the said part 103 of the first part, is consideration of the kan of the som of Ten Thousand Pive Hundred and no/100----to them. duly paid, the receipt of which is hereby acknowledged, ha VB sold and by this indentare do GRANT, SELL and MORTGAGE to the said party of the second part, its successors and assigns, the following described real estate situated in the County of Douglas and State of Konster to mil-Lot Seven (7) in Block Sixteen (16) in Lane Place Addition, an Addition to the City of Lawrence, in Douglas County, Kansss. The Mortgagors understand and agree that this is a purchase money mortgage. Together with all heating, lighting, and plumbing equipment, and firtures, injusting staters and homerd, screent, samingr, storm windows and doors, and window shades or blands, used on or in connection with said property, whether the date are now located on said property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, With all and simplifar the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances that they will warrant and defend the same against all parties making lawful claim thereto. It is indenture, pay all taxes and attest. It is apreed between the parties thereby that the part of 0.5 of the first part shall at all times during the life of this indenture, pay all taxes and attest. they minus aftar may be leveled or advessed against said real estable when the same become due and payable, and that, they will keep the buildings upon add yral estate insured for ioss from fire-and extended coverage in such sum and by such insurance company as shall be specified and directed by the rarry of the second part, the loss, if any, made payable to the party of the second part to the valuet of its interest. And in the event that said part 0.5of the first part shall fail to pay such tasks when the same become due and payable or to kerp said premises insured as herein provided, then the party of the facility part may be and insurance or either, and the anodal so paid that become a part of the inebatoment, secured by this indeterm, and shall have interest at the rate of 10% from the date of payment until fully repaid. miners at the case of dots read the case of agreent with tary repair. This work is intended as a mostgoge to secure the payment of the sum of TOTS Thousand Plys Hundred and/ Dollars refine to the terms of 000 certain written obligation for the payment of said put of money, executed on the 175hSoptomber 1904, and by its terms made payable to the party of the second part, with all interest accruing the day of to the terms of said obligation, alto becure all fature advances for any purpose made to part 1.63 of the first part by the party of the second part, whether enderous by path, book access to rethernets up to the original annexit of this mortgage, which all interest accessing on such follow the advances to distinct the terms of the obligation thereof, and also to second any sums of second part do by the tail party of the second part to part to distinct a second part to part. charge any taxes with interest thereon as herein provided, in the event that said part¹98 of the first part shall fail to pay the same as provided in the indenture. PartLGCB of the first part hereby assign to party of the second part (be rents and income arising at any and all times from the property mortgaged to score said written obligation, also all fource extenses heresunder, and hereby authorize party of the decond part or its apent, at its option upon default, to table have of said property and collect all rents and locome and apply the same on the payment of locator parts or its apent, at its option upon default, to table excertant written obligation, also default defaults and provements provided for in this mortgage or in the obligations hereby secured. This assignment of rends that is contained in the analysis of the same on the payment of locators portune, takes, assessment, repairs or improvements assignment of rends that its containe in force until the unpaid balance of said sums by foredsourd or otherwise. The failure of the second part to assert any of its right herebuilder at any time shall not be contrained as a waiver of its right to assert the sa and to insist upon and enforce strict compliance with all the terms and provisions is cald ablightness and in this mortgage compliance. It said part 100 of the first part thall cause to be paid to party of the second part, the entire amount due it hereunder and un ons of said note hereby secured, and under the terms and provisions of any obligation breakfuer incurred by part 10 I of the first part for further and at this martiples contained, and the prevention of house doupdate averagy sectors, takes and coveryance under service. If default be inside in payment of such obligations or any part thereof er any obligations created thereby, we intercept thereon, or if the taxes on said real erate are not good report as they are now, or if waste is committed on said premises then this demysfance shall been abulate and the whole sum in updayd, and all of the ablgations for the sector; of which this indexture is good report as they are abulate and the whole sum remain-bility mends, and all of the ablgations for the sector; of which the indexture is good report and become due and become due and become the house of the sector part, its successment and attains that take postession of the call premises. and all the impremises hereby granted, or any part thereof, in the mainer prescribed by low, and gut of all moneys articly form such as the part of the part of the sector and to all it of and become the such as the premises hereby granted, or any part thereof, in the mainer prescribed by low, and gut of all moneys articly form such as the part is not set of the sector and the interpret with the costs and charges incident therets, and the sectors, if any there be shall be paid to go by the party making such. sale, an demand. In the party of the first part. Part 22 ..., of the first part shall pay party of the second part ary deficiency resulting from such sale It is agreed by the parties herefs that the terms and provisions of this indensure and each and every obligation therein contained, and all benefits accruing efrom, that extend and lowe to, and be obligatory upon the heirs, executors, administrators, personal representatives, assigns and lucessors of the respective es berein. IN WITNESS WHEREOF, the part 1918, of the first part have bereunto set 7:1917 handfond seaffice day and year last above written Stinley N. Summuny (SEAU) Janico Ann Shumway (SEAU)

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