Reg. No. 20,028 Fee Paid \$25.00

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89690 BOOK 139 MORTGAGE THIS INDERTURE, Made the 21st any of October 19 64 between William N. Newman and Virginia R. Newman, husband and wife ta them. doly paid, the receipt of which is hereby acknowledged, ha VO sold and by this indemture do GRANT, BARGAIN, SELL and MONTGAGE to the sold party of the second part, its seccessors and assignt, the following described real estate situates in the County of Douglas and State of Kansan, in-wit: Lot Eighty-four (8i), in Country Club North, an Addition to the City of Lawrence, in Douglas County, Kansas, as shown by the recorded plat thereof. The Mortgagors understand and agree that this is a purchase money mortgage. Together with all heating, lighting, and plumbing equipment and fictures, including stakers and burners, screens, sweings, storm windows and doors, and wind shades or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, With all and singular the teneme nts hereditaments and anne ing, or in an And the said part 105 of the first part do hereby covenant and agree that at the delivery hereof sthey are the lawful ownerS of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incuand that they will warrant and defend the same against all parties making lawful claim thereto. It is agreed between the parties hereto that the part 100 of the first part shall at all times during the life of th It is apreed between the parties herein that the part 100 of the first part shall at all times during the life of this indentare, pay all taxes and assessments that may be inviced or assessed against said real estate when the same become due and payable, and that they will here the buildings open said real estate insured for loss from fire and extended coverage in such sum and by such insurance company as shall be specified and effected by the erty of the second part, the loss, if any made payable to the party of the second part to the extent of its interest. And in the event that said part 105 the first part shall fail to pay such taxes when the same become due and payable or in keep said premises an interest a herein provided, then the part of the cond part may pay said taxes and insurance, or either, and the mount to paid shall become a part of the indebtedness, secured by this indenture, and shall no interest at the rate of 10% from the date of payment until fully repaid. rigage to secure the payment of the sum of Ten Thousand and no/100--This grant is intended as a m DOLLARS ding to the terms of ODE . day of to the terms of the obligation, also to secure all fotups advances for any surpose made to part 4.0 S of the first part by the party of the second part, whither evidenced by note, book account or otherwise, up to the original amount of this mortage, which all interest accounts on service advances for any surpose made to also advances of the obligation, thereof, and also to secure any sum or sums of more yavanced by the said party of the second part to part by the party for any interacce to disn accordino charge any taxes with interest therein as herein provided, in the event that said partloß of the first part shall fail to pay the same as provided in the indenture Part 16.6 of the first part hereby assign to party of the second part the rests and income arising at any and all times from the property mortgaged to part 16.6 of the first part hereby assign to party of the second part the rests and income arising at any and all times from the property mortgaged to pare add written obligation, also all fourse advances hereunder, and hereby asthorize party of the second part or its agent, at its option upon default, to take argue of aid property and collect all rests and income and apply the same on the payment of insurance promoting assessment, research or the party end of the terms of terms of the terms of the terms of the terms of the terms of terms of the terms of terms of the terms of the terms of the terms of the terms of the terms of the terms of the terms of te The failure of the second part to assert any of its right bereander at any time shall not be construed as a waiver of its right to assert the same at a later and to insist upon and enforce strict compliance with all the terms and provisions in said obligations and in this mortgage contained. If said part 108 of the first part shall cause to be paid to party of the second part, the entire amount due it here If the short is the network sectored, and under the terms and provisions of any obligation bereatter incurred by part 1.6.8 of the first part for future concerns, most to  $f_{10}$  most  $f_{10}$  m oder and under the terms and If default to made in payment of such obligations or any part thereof or any obligations created thereby, or interest therees, or if the taxes on said real state are not able when the same become due and apayable, or if the insurance is not kept up, as provided herein, or if the buildings on said real of kept in at glod repair as they are now, or if wasts is committed on said premises, then this conveyance shall become absolute and the whole sum remain-oler hered, without notice, and it shall be lawful for the said party of the technologue shall immediately mature and become due and apayable at the quiles of the said party of the technologue shall meeting and any state of the applicability of which the premises, there is successors and any shall become due and payable at the quiles of the object hered, without notice, and it shall be lawful for the said party of the technologue shall immediate and the remiser and to here a remiser applicable the rents and berefits, northole of the add party of the technologue and in the remiser provided by laws and to have a remiser applicate it to collect the rents and benefits, northole thereinogue and the party and the context between the removes much the remains part of the said party is the thereta, and northole are any stating from such the space of the premises hereby granted, or any part thereof, is the mannee prescribed by laws, and out of all meany string from such sate to restain the annum. ale, on demand, to the party of the first part. Part 108 of the first sart, shall pay party of the second part any deficiency re It is agreed by the parties herein that the terms and provisions of bits indenture and each and every obligation therein contained, and all beerins accruing refrom, shall extend and inure to, and be obligatory upon the heirs, auchstars, administrations, personal representative, assign and successors of the respective respective herein. IN WITNESS WHEREOF, the partles of the first part ha Ve hereunto set their handband se William N. Newman european (SEAL) Aligning R. Mewman (SEAL) Ian (SEAL) Virginia R. Nowman (SEAL) ISFALL \*\*\*\*\*

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