Reg. No. 20,064 Fee Paid \$30.00

89818 BOOK 139 MORTGAGE THIS INDENTURE, Made this 3rd Nove Virginia E. Schroeder, & single woman November 1964 between THE LAWRENCE BUILDING AND LOAN ASSOCIATION of Lawr Douglas and State of Kansas part y of the first part, and exce, Kansas, party of the Second Part. WITNESSETH, that the said party of the first part, in consideration of the isam of the sum of Twelve Thousand and no/100---------- DOLLARS her subgrade, the receipt of which is hereby acknowledged, ha B sold and by this indenture do GRANT, and MORTGAGE to the subl party of the second part. Its successors and assigns, the following described real estate situated in the County of BARGAIN, SELL and M Douglas and State of Kansas, to-wild Lot Thirteen (13), in Block Three (3), in Park Hill Addition, an Addition to the City of Lawrence, in Douglas County, Kansas. The Mortgagor understands and agrees that this is a purchase money mortgage Together with all heating, lighting, and planning equipment and fixtures, including staters and burners, screens, awrings, storm windows and doors, and wine 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 tenen nts and appurtenances them And the said part Y of the first part do hereby compant and agree that at the delivery hereof She 18 the familial owner of of the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incur and that she will warrant and defend the same against all parties making lawful claim thereto. monts that may be level or accepted against said real state when the same become due and payable, and that Sh0 will beyond by a state when the same become due and payable, and that Sh0 will beyond by and the same become due and payable, and that Sh0 will beyond by any state of the same become due and payable, and that Sh0 will be specified and directed by the party of the sound part, the last, if any made payable to the matry of the same due to the same become due to the same become and by such insurance company as shall be specified and directed by the due to the same due to the same become due to the same becom keep the buildings party of the second part, the best, if any, made payable in the party of the second part is the material company as that he spectral and smokets by the of the first part shall fail to pay such taxes when the same became due and payable or in keep said premises insured as herein provided, then the party of the second part, may pay such taxes when the same became due and payable or in keep said premises insured as herein provided, then the party of the second part, may pay such taxes and insurance, or other, and the annount so paid shall becam a part of the indebiddent, secured by this indetarre, and shall been interest as the rate of 10% is man the due of payment and the law most is part of the indebiddent, secured by this indetarre, and shall been interest as the rate of 10% is man the due of payment and the law most of the same of Thousand and no/100----- poiltars conting to the terms of ONE certain written obligation for the payment of said sum of muney, executed on the November 1964, and by its terms made payable to the party of the second part, with all interest Brd day of to the terms of said obligation, also to secure all latere advances for any purpose made to part y of the first part by the party of the second part, whether evidenced by note, book account or othermise, up to the original amount of this mortpace, with all interest accruice on such future advances according to the terms of the obligation thereof, and also its secure any sum or sums of money advanced by the said party of the second part to pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the event that said part Y of the first part shall fail to pay the same as provided in the indenture Part y and the first part benefy assign to party of the second part the cents and income arising at any and all times from the property moretaged eccurs said written obligation, also all foture advances hereander, and hereby authorize party of the second part of its agent, at its rulin uson default, to to decours of the property and collect all nests and income and apply the same on the asyment of informatic permission substances are used as a substance and apply the same of the asyment the rests and appendix and the same and the same of the asyment of the same permission and apply the same of the asyment of the same permission. Leves, as instances the results or improvement assignment of rests shall continue in force until the samelah balance of said advisations is folly paid. It is also apprecised the Laking of prosession hereing ball in no manuer permet or related party of the samel pain the same of the mark provides or observate. The failure of the second part to assert any of its right hermunder at any time shall not be construed as a waiver of its right to assert the sa and to insist upon and enforce strict compliance with all the terms and provident in stid abligations and in this mortgage contained. If said party of the first part shall cause to be paid to party of the second part, the entire amount due it hereunder and under the to sions of sold note hereby secured, and under the terms and provisions of any obligation hereafter insured by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter insured by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisions of any obligation hereafter induced by part  $\overline{y}$  of the former terms and provisio nexe, made to by party of the second part whether evidenced by note? both and or otherwise, up to the original amount of this mortgage, and any retensions or remevals hereof and datal comply with all of the previous in said note in this mortgage, cataland, and the provideor of future obligations hereby secured, then this conveyance shall be real. her If default he made in payment of such obligations or any part thereof or any obligations created thereby, or interest thereon or if the taxes in tratar are not paid when the same become due and payable, or if the immenance is not keys up, as provided hereins, or if the buildings on said reads that here not paid when the same become due and payable, or if the immenance is not keys up, as provided hereins, or if the buildings on said reads that here are not paid when the same become due and payable. The immenance is not keys up, as provided hereins, or if the buildings on said reads and all of the subjects the security of which the indexture is when said immediately mature ad become due and payable at the pay builds hereing buildings to the security of which the indexture is when said immediately mature ad become due and payable at the pay and all the improvement thereon in the manner previded by law and to here a receiver appointed to collect interest and benefits accreding thereither will the improvement thereon in the manner previded by law and to here a receiver appointed to collect and benefits accreding thereither will the improvement taken there there there is not an and to here a section and and in more payable from such take to retain the an majorie of principal and interest tapebore with the costs and charges inclient there as, and taken is, if any there here is all be paid by the party on any and the payable with the costs and charges inclient there as an other tapes. If any there here is the part is the part of the part of all moneys arting from such take to retain the any and the payable with the costs and charges inclient there tapes. sale, on demand, to the party of the first part. Part Y of the first part shall pay party of the second part any deficiency resulting fro It is agreed by the parties hereto that the terms and provisions of this indentare and each and every obligation therein contained, and all benefits accruing therefrom, shall extend and inure to, and be obligatory upon the heirs, execution, administrators, personal representatives, assigns and soccessors of the respective parties herets. sri ba B bereants set hor hand and seal the day and year last above written. IN WITNESS WHEREOF, the part Y of the first p Virginia E. Schroeder stan (SEAL) (SEAL) \*\*\*\*\* munum