Reg. No. 20,093 Fee Faid \$26.25

Philade to a stand of

89922 BOOK 139 MORTGAGE

12th THIS INCENTURE Made this 12th may of November 1964 between Lemuel L. Rothberger and Mary M. Rothberger, husband and wife

ta them day paid, the receipt of white hereby acknowledged, is VG sold and by this indexture do GRANT, AARGAIN, SELL and HORTGAGE is the said party of the second part, its associators and assignt, the following described real estate sizated in the County of Douglas and State of Youwas to the

Lot One Hundred Thirty-three (133), in Country Club North, an Addition to the City of Lawrence, Kansas, as shown by the recorded plat thereof, in Douglas County, Kansas:

The Mortgagors understand and agree that this is a purchase money mortgage. Together with all heating, lighting, and plumbleg equipment and focures, including staters and burners, screens, awaings, starm 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 thereen. TO HAVE AND TO HOLD THE SAME, With all and singular the tene ts, her

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And the said part 105 of the first part de hereby covenant and agree that at the delivery hereof they are the lawful owner 5 of the premises above granted, and setund of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances

and 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 m of the first part shall at all times during the life of the e, pay all taxes and assessmunit; that may be levied or assessed against taid real estate when the same become due and payable, and that they will keep the buildings upon said real estate immed for loss from fire and extended coverage in such sum and by much immerance company as shall be specified and directed by the

upon that reak that minute for host from free and extended coverage in such sum and by tack insurance compary as that he specified and directed by the party of the scened part, the loss, if any, made payable to the party of the second part to the extent of its interest. And is the event that had part 0.6 of the first part half field to expect that where the same because for any payable to here paid premises insured as therein provided, then the part of the second part, may pay had taxes and insurance, or either, and the amount so paid that become a part of the indubtedness, secured by this indenture, and shall bear interest at the rate of 100% from the data of payment and the sums of TGN. Thousand Five Hundred and no/100-ould be terms of One certain written oblasion for the payment of said sum of money, executed on the 12th day of November 1954, and by its terms made payable to the party of the second part, with all interest accreding thereon according

to the terms of the obligation, also to secure all future advances for any purpose made to part. 165 of the first part by the party of the second part, whether evidenced by note, book account or otherais, up to the original amount of this mortgage, which all interest accounting the trans-the terms of the obligation thereof, and also to secure any sum or some similar divances by the said party of the second part, to pay for any insurance or to dispe any taxes with interest thereon as herein provided, in the event that said part108of the first part shall fail to pay the same as previded in the indent

Parcle 3.5. of the first part hereby asign to party of the second part the rents and part that are artisles at any and all times from the property mortaged to per said written colligation, also all future advances hereanders, and hereby mainties parts of the second part on its agent, at its estima upon default, to take per all add property and collect all trents and income and apply the heaves are indicate parts of the second part on its agent, atts actions upon estably been add property in tenanable condition, or other charges or payments previous from mortage or in the colligation hereads payment of rents hall continue. In force unit the upond behave the add submy previous in fully main the able of the second part of the second part of the second part in collection hereader it is no manner prevent or retard party of the second part in collection of and sums by foreclosure or otherwise.

The failure of the second part to assert any of its right hermonder at any time shall not be comitred as a waker of its right to assert the sa 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 105. of the first part shall cause to be paid to party of the second part, the entire amount due it he ns of said note hereby secured, and under the terms and provisi ns of any obligation hereafter incurred by part 10.8 of the first part for future

er, made to by party of the second part whether evidenced by note, look t or otherwise, up to the original amount of the mortgage, and any extensions or recewals hereof and shall comply with all of the provisions in said note this mortgage contained, and the provisions of future abligations hereby secured, then this conveyance shall be vaid.

If default be made in payment of puch obligations or any part thereof or any obligations created thereby, or interest thereof, or if the taxes on said real are not paid when the same become due and payable, or if the instrumon is not kept up, as provided hereit, or if the buildings on said real estate are kept. In as good repair as they are now, or if watch is committed on said premises, then this convergence shall become absolute and the whole same become absolute and the whole same remain and if the instruments there on in the security of which this instruments in our hall numediately matter and become due and payable at the option of the in the instruments there on in the manner provided by law and to have a receiver appointed to collect the result and herefits accruing therefore; and the amount here, and to all and the all converges reliang from such sait to relian the amount provided by law and to have a receiver appointed to collect the result and herefits accruing therefore; and the amount provided by law and to all and and to all and mores arising from such saits to relian the amount provided by law and and and to all all mores arising from such saits to relian the amount provided by law and and to all and mores arising from such saits to relian the amount them. and, to the party of the first part. Part 88 of the first part shall pay party of the so

It is agreed by the parties herein that the terms and provisions of this indenture and each and every obligation therein contained, and all benefits accruing efform, shall extend and inure to, and be obligatory upon the heirs, executors, administratory, personal representatives, assigns and successors of the research

is herein. IN WITHERS WHEREOF, the part of g the first part by Ve here furnel Lattinger. (SEAL) Lemuel L. Rothberger (SEAL) units on the 1r tandand sailin the and your last above written. Mary M. Rothberger (Sen) (SEAL)