and a second state of the second

MORTOAGE COCC POOR 305 PAG The Output Printer, Publisher of Lord Planks, Lawrence, Kasas 89970 BOOK 139 ..... day of November This Indenture, Made this ..... 16th ..... , 1964 between

Norman E. Gibler and Alice W. Gibler, Husband and Wife, and Melvin E. Copp. A Single Person of Lawrence , in the County of Douglas and State of Kansas

parkes of the first part, and The First National Bank of Lawrence, Lawrence, Kansas party of the second part.

Witnesseth, that the said part les of the first part, in consideration of the sum of - - - TOOLLARS

to them duly paid, the receipt of which is hereby acknowledged; have sold, and by this indenture dots ... GRANT, BARGAIN, SELL and MORTGAGE to the said part Y .... of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit:

Lot 14 in Hosford's Second Addition to the City of Lawrence,

Douglas County, Kansas.

## with the appurtenances and all the estate, title and interest of the said part ies of the first part therein. And the said part 185 of the first part do 85 hereby covenant and agree that at the delivery hereof they are the levice owner? the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incur

and that they Swill werrant and defend the same equint all parties making lawful claim th

It is egreed between the parties hereto that the part 1.82 of the first pert shall at all times turned to the first pert shall be all times turned to the first pert shall be all times turned to the first pert shall be all times turned to the part is parties making lawful taken thereto. The first pert shall be all times turned to the part of the part

THIS GRANT is intended as a mortgage to secure the payment of the sum of . Four Thousand Sight Hundred and no/100- - - - - -

T DOLLARS.

according to the terms of ODE certain written obligation for the payment of said sum of motey, suecuted on the 1610day of NOVEMBER 19 54 and by 155 terms made penaltie to the part Y of the second part, with all interest according thereon according to the terms of said obligation and size to secure any sum or sum of money educated by the said part Y of the second part to pay for any insurance or to discharge any taxes with interest thereast as beauty provided. In the event that said part 100 of the first part shall fall to pay the same as provided in this indemote.

table part in the two part basis to be your to be add as it har an approximate the specified, and the obligation contained therein fully default the made in such payments or any part thereof will be add as it har an its specified thereby, or interest thereon, or if the tasks on the are not part when the same become due and gravitility or will be added to be added to be added to be and the ballet estate are not part when the same become due and gravitility of the tasks and the provider the tasks the task the task of the tasks and estate are not part when the same become due and gravitility of the tasks and the provider the task of the tasks and estate are not kept in as good repair as they are now, or if water contains the task provider the task of the ballet the whole sum remaining unpair, and all of the children there provided the time and same the rest. Without notice, and it shall be given, shall immediately mature and become due and gravitile at the option of the holder there, without notice, and it shall be

said part  $T_{i}$  of the second pert to take possession of nive second pert to take possession of nive second pert is threen in the menore provided by law and to have a reserve appointed to collect the rest and bondin account therefore, and in the previous bendy granted or any pert thereal, in the menore previous do do to d all more's tabling from such asks to in the amount then unpaid of principal and interest, together with the costs and charges incident theorem, and we determine the y three bo hall be paid by the part Y making such sale, on demand, to the first part 185.

It is agreed by the parties iterets that the terms and provisions of this indenture and each and every obligation therein contained and all enterfits accruing therefrom, shall extend and houre to, and be obligatory upon the heirs, executors, administrators, personal representatives,

In Witness Whereaf, the partles of the first part he VE, herearto set their hands and test the day and year : Norman & Dille (SEAL) Milvin & Copp Norman E. Gibler \* Alice W. Libles (SEAL) (SEAL) Alice W. Gibler (SEAL)