## 10665 BOOK 148 ACCOUNT NO. 1464 CREDIT UNION REAL ESTATE MORTGAGE

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THIS MORTGAGE made this 22nd day of September \_, one thousand, nine hundred and Sixty seven

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Carl Lee Patterson and Charlotte R. Patterson, (husband and wife) - - - - -

between Carl Lee Patterson and charlotte n. Topeka \_\_\_\_\_, County of Shawnee \_\_\_\_\_\_, County of Sh -----

WITNESSETH That the Borrower in consideration of the sum of \_\_\_\_\_\_ Nine thousand and no/100-and the further covenants, agreements and loans and advances hereinafter specified to the said Borrower duly paid, the receipt of which is hereby acknowledged, has sold and by these presents does grant, bargain, sell, MORTGAGE AND WARRANT to the said Credit Un-ton its successors and assigns, forever, all the following described real estate, situated in the County of Douglas.

The East 45 Acres of the North 60 acres of the NE % of Section 32, Township 12 5, Range 18 E, of the 6th. P.M. in Douglas County, Kansas

TO HAVE AND TO HOLD the pramises described, together with all and singular the tenements, hereditaments, and appurtenances, thereunto belonging, and the rents, issues, and profits thereof; and also all furnaces, heaters, mantels, air-conditioning machines and equipment, gas and electric fixtures, screens, screen doors, storm doors and storm windows, awaings, water heaters and water softeners, water pumps and electric motors contained or placed in the buildings upon said premises, and used or useful in connection with said sulfaings, as well as any and all garages and other out-buildings now located or chereafter placed upon said premises, whether the same are upon or off foundation; and also all the estate, right, title, and interest of the Borrower therein unto the Credit Union forever.

The Borrower hereby covenants that he has good right to sell and convey said premises, as aforesaid, and that they are free from encumbrance, and hereby warrants the title to the same against all persons whomsoever,

encumbrance, and hereby warrants the title to the same against all persons whansoever. This moregage is given to secure the payment of any sum or sums bit money which may be loaned or advanced by the Credit Union, creasors on susings, to the Bérrower as the date hereof of from time to time, as the parties hereto may now or hereafter agree, with stype each loan or advance from the time of the advance until paid; it being the intention of the parties hereto this moregage secure any and all advances made from time to time to the Porrower hyshe. Credit Union, its successors or assigns, however evi-d, whether by note, check, receipt, book accounts, overtrafts, or any liability as inderater to guarator on any other indebtedness of of the Borrowers, either direct or indirect, now or hereafter held by the said Credit Union, its auccessors or assigns, and to re-in full force and effect between the parties hereto; or a signs, until all advances made by virtue hereof, including all other liabili-ield heretofore mentioned, are paid in tull with interest; said payments as made to the Credit Union by the formater to be applied to the payment of interest on the principal and the balance in the reduction of the principal amount of said note.

The Borrower covenants' and agrees as follows

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That he will promptly pay the principal of and interest on the indebtedness evidenced by the said notes or other obligations, at a and in the manner therein provided.

the time and in the manner therein provided. That he will promptly pay, before the same shall become definquent, all taxes, and special assessments of any kind that may be levied or assessed within the State of Kinsas upon the mortgaged premises of any part thereof or upon the interest of the Borrower, his surressore or assigns, it sail promises or upon the nortgaged premises of any part thereof or upon the interest of the Borrower, his surressore or assigns, it sail promises or upon the nortgaged premises of any part thereof or upon the interest of the Borrower, his surressore or assigns, it sail promises or upon the note or delt secured by this mortgaged premises insured, as may be required from time to time by the Credit Union, against loss by fire or other balands, saulaties and contagenee. All insurance hall be married in such periods as it may require and will pay promptly, when due any predistions on such insurance. All insurance shall be narried in companies (assess the Credit Union, and the poly as and remeable thereof shall be held by it and have attached notice by regretered main to the Credit Union, and the poly as and remeable thereof shall be held by it and have attached neutrice by regretered main to the Credit I non, who may make proof of hes, at not make groundly by the Borrower and each neutrice by regretered main to the Credit I non, who may make proof of hes, at not make directly to the Levit I non instead of to the Borrower and the Credit I non in down may make proof of hes, at not make directly to the Levit I want methed of to the Borrower and the tredit I non who may make proof of hes, at any mark directly to the Levit I want methed of to the Borrower and the tredit I non instead directed to make payment for such low directly to the thereit Wann instead of to the Borrower and the tredit I hereit with any hereits we are done for such any pair thereof, may be applied by the Streit Union, at its option, gither to the reduction of the instrume or orders, we are of to the resto

In case of failure to insure or maintain insurance as agreed, or on failure to delater and policies to thest redit Union, or on default in the payment of any premium on any such policy when due, the Credit Union may provide and maintain insurance as agreed, or on failure to delater and policies to thest redit Union, or on and pay any and all premiums thereon and collect the control thereof with induces at the buckets legal rate. From the Borrower, and the same with interest as aforesaid shall be a lien on and provide and be secured by this mortgage and collected in like manner as the principal sum hereby secured. If the event of Interleasure of this mortgage or other transfer of tills to the mortgaged property in extinguishment of the delater of collected all right, title, and interest by the Borrower in and to any insurance policies there is a force shall pay to be purchaser or grance.

5. • That he will keep the evidence of ticle, as deposited with the Credit Union, extended to show the record ownership of the premises and to show the state of title in the event of any legal proceedings affecting this mortgage, and will keep the buildings and other improvements on the premises in as good repair and condition as at this time, ordinary wear and tear only excepted.

b. To reimburse the Credit Union for all costs and expenses incurred in any suit in which the Credit Union may be obliged to lefend or protect its rights or her acquired hereunder, including all abstract free, court cash, and other expenses, and such sums shall be secured hereby and included in any decree of foreclasure.

In the event of foreclosure of this mortgage, the Credit Union shall be entitled to have a preciver appointed by the court to take possession and collect of the premises described herein and collect the refits, issues, and profits thereof, the atmounts an collected by such reference to be applied under the direction of the court to the payment of any judgment remiered or amount found due under this mortgage.

That if there shall be a default in any of the terms, conditions, or covenants of this mortgage, used the notes or other obligations cured hereby, then any sums owing by the Borrower shall, at the option of the Credit Union, become immediately due and payable, is Credit Union shall then have the right to enter into the possession of the Mortgaged premises and solicit the repts, inwest, and prisalinereof. In the event of any default as herein described, this mortgage may be force(bacd, Appraisement is hereby, waived.