14773 KANSAS REAL ESTATE MORTGAGE BOOK 151

THIS MORTGAGE, made on September 1 . 1962, between James & Zva Waggoner of the County of Doing as . in the State of . Commerce Togentine Kansas, hereinafter referred to as Mortgagors, and Comm Down DDCH Kansas, hereinafter referred to, as Mortgagee;

WINESSETH, that Mortgagors, in consideration of the sum of TEN DOLLARS, and other good and valuable consideration, the receipt of which is hereby acknowledged, hereby mortgage and warrant to Mortgagee, its suc-cessors and assigns, all of the following described property situated in the County of Douglas , and State of Kansas, to-wit: Loug 20 and 21 in Steeles Sub Division of Douglas Lote 20 and 21 in Steeles Sub D 6 of Earls ddition to the City Douglas County Kansas.

This mortgage is given to secure payment of a promissory note of which the following is a true copy:

(Attach copy of promissory note) PROMISSORY NOTE

, 5100.00	Dona Boot entire 1, 1968
For Value Bergived WC promise to pay to the order of	Contorce Acceptance. of Lawrence, Inc.
	at the office of COMMERCE ACCERTANCE CO., or as designated by the halder kerea
the sum of Five Thousand One H	undred Dollars and no Centa
	ments of \$ 25,00 each texcept the final instalment, which shall be the balance then due o
(Number) this note), the first instalment to be paid 45 days for	am date hereat and subsequent instalments on the same day of each month thereafter until poid in fu
and avound \$1.00 in connect of may non-instalment, times defait	a late storage of \$5 for each \$1 50 of the instances shall be and by the underspeed. If security the two two the in the storage of the scattering of the sca

the Mortgagors, and the expense of such taxes and accruing penalty om the date of payment thereof become an additional lien under th and shall bear interest at the rate of Ten Percent (10%) per annum d costs, and insurance, shall f the above described property, Mortgagee.

This more gage shall be void if all payments are made as provided in said note and in this more gage. Time is of the essence. If default is made in any such payment, then the whole of the principal secured by this more gage, with interest, shall become immediately due and payable, at the option of the More gage; and it shall be lawful for the More gage at any time thereafter to take possession of said property and foreclose and sell the same, or any part thereof, in the manner prescribed by law, appraisement of said property and all benefits of the Home-stead, Exemption and Stay Laws of the State of Kansas being hereby expressly waived by the More gages.

scribed their names of Wojg and year first above IN WITNESS WHEREOF, the Mortgagors have he written.

Mis James' S. Wagomero

Janie Boem Register of Deeds

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STATE OF KANSAS COUNTY OF Douglas 1 88.

BEAT REMEMBERED, that on this 5 day of September 1958, before me, the undersigned inv. Public in and for the County and State aforesaid, came James Waggoner & Mrs. James Waggoner to me personally known to be the same persons who executed the within in-remember of the same. S W. Officialing.

OF ARSTINONY THEREOF, I have bereunto set my hand and affixed my seal, the day and year last above

James W. Breit James W. BRFIT 825/3

PLEASE PRINT, MAILING ADDRESS

(Number and Strent at R. F. D.)