

(11,000) ----- DOLLARS, the receipt of which is hereby acknowledged, does by these presents mortgage and warrant unto the Martgagee, its suc-cessors and assigns, forever, all the following described real estate, situated in the County of DOLIGIES, State of Kansas, to-wit:

Lots Nine (9) and Ten (10) in Block One Hundred Twenty-nine (129), in the City of Eudora, Douglas County, Kansas.

It is agreed and understood that this is a purchase money mortgage.

TO HAVE and to hold the

PRODUCE ALWAYS and this instrument is example of No/100 (S11,000) -----

amounts secured hereunder, including future advances, ma-sent indebtedness for any cause, the total debt on any suc-clicited causes be considered matured and draw ten per cent i eclosure or otherwise. That if any improvements, repairs or alterations have been this prior to the date hereof, the mortgagor will receive ti-payment of the costs of the improvements and that the sa-r other purpose; that if work ceases on any proposed impro-re, then said mortgage may at its option, without notice, y take possession of said premises and let contract for or per-ations and pay the costs thereof out of the proceeds of m completing said improvements, repairs, or alterations excen-th additional cost may be advanced by the mortgage and a secured by this mortgage, provided, however, such addition this ten days after completion of said improvements, repairs, a refusal or neglect by said mortgagor to keep said property pay mark any reasonable expenditure or outlay necessary the any make any reasonable expenditure or outlay necessary the eof, the mortgagor will receive the p he improvements and that the same rk censes on any proposed improvement ay at its option, without notice, decla

Then my will keep as ifusal or neglect by said mortures in the paid or neglect by said mortures pal, or interest on this or on any other endumbrance on associated as a stipulations, or covenants as herein provided, the mortgrages may make any reasonable expenditure or outlay necessary thereunder. That if any part of said described property shall be condemned or taken for public use under the property shall be damaged either by public works or private acts, all damages and com i be paid to the mortgagee and applied upon the indebtedness due under said note and this That the mortgagee shall have the right to file and to defend suits at the expense of the mort name of the mortgagee, for the recovery of damages, to uphold the lien of this mortgage ne's rights hereunder, or in any action whatsoever in which the mortgagee or mortgagor may it to commence by reason of this instrument or indebtedness, including actions brought by more nee, or shall have the right to employ counsel in an effort to prevent, by compromise, or to ne nee, or shall have the right as costs in connection therewith or advanced by the mortgagee may and all sums expended as costs in connection therewith or advanced by the mortgage is to commence by reason at the not paid by mortgager. The mortgagee is option, such sums, when the nortgage's option, such sums the more data and all sums expended as costs in connection therewith or advanced by the mortgagee is an and all sums expended as costs in connection therewith or advanced by the mortgagee is the nort here the not paid by mortgager. is secured by this mortgage, which shall be a lien to said additional extent on the premises between ab any right, title, or interest attaching or accruing subsequent to the lien hereof, and such indebtoin lier the provisions of the promissory note secured hereby and any subsequent modification agreements also agrees to pay all costs, charges and expenses reasonably incurred or gold at any time by mortgage t expenses, because of the failure of mortgager to perform or comply with the provisions in said note a contained, and the same are hereby secured by this mortgage. cribed prior to any rig ill be paid under the pr Mortgager also

1-103-2M-7-67