Reg. No. 3,468 Fee Paid \$13.25 630 15359 KANSAS REAL ESTATE MORTGAGE BOOK 152 Sudder. T. THIS MORTGAGE, made on April 22, 1968 , between Bonald W. & Georgiph essup of Bouglas , in the State of Kansas, hereinafter referred to as Morfgagors, and Commerce Acceptance co. Eawrence , Kansas, hereinafter referred to as Mortgagee; Douglas of WITNESSETH, 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 ______, and State of Kansas, to-wit: Lot two (2) in Block Eight (8), in Southridge Addition No. Two (2), an addition to the City of Lawrence, as shown by the recorded plot thereof: 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) Payee NOTE COMMERCE , of Lawrence, Inc. AN MRAA. Lawrence, KANSAS 3% per month on that part of the unpaid principal balance not in ences \$300 and 5/6% per month on any remainder of unpaid principal balance date of maturity and 6 months thereafter, and thereafter 10% per annum the unpaid principal balance. ORROWERS (NAME AND ADDRESS LOAN 976-32951-38 Jessup, Donald W.& Georgia 2204. 1735 W. 25th ION#12-04.9 AGE 40 36x INE. O Lawrence, Kansas 66044 Douglas EW ADDRESS 1-12-06 TURITY 4507:83 6-22-71 820.17 5228.00 5-22-66 LIFE INS. DECR NSUBANCE COSTS A&H 14 DAY NV. FEE FILE FE 4507.83 PER \$100 RETRO SHALL BE LEVEL PER YEAR "ABOUNT OF INTEREST" SHOWN ABOVE INCLUDES THE POLLO ABOUNT FOR EXTENDING FIRST PAYMENT BEYOND IN DAYS IN CONSIDERATION of a loan made by the payee at its above address the undersigned jointly and severally promise to pay to the order of said payee at its above office, and subject to the terms hereof, the face amount of note as stated above, with charges as herein provided. The face amount of note as stated above, which includes the principal amount of loan as stated above and charges at the rate or rates as set forth above, precomputed on acheduled unpaid principal balances to maturity, according to the terms of this contract, is payable in consecutive monthly installments as indicated above, beginning on the due date for the first installment stated above and continuing on the same day of each succeeding month thereafter civil (ulty gaid. Payment in advance may be made in any amount. Default in paying any installment shall, at the option of the holder hereof and without notice or demand, render the entire sum remaining unpaid at once due and payable, less any required re-form ore than 10 days, shall be on one delinquency charge of 3% of the installment or \$2.50, which ever is the lesser, at the option of the holder hereof. for more than 10 days, shall be ar one delinquency charge of 3% of the installment of \$2.50, which ever is the lesser, at the option of the holder bereof. The precomputed charges included in the face amount of note are subject to refund in case of prepayment in full one month or more before the ment or more is made one month or more before the amount so paid is due, the precomputed charges are subject to recomputation as provided in Section 19(d) of the Kansas Consumer Loan Act. Upon default of one or more contract payments, lender at its option may recompute charges on said loan contract from date of loan by crediting the face amount of note with the entire amount of precomputed charges and by, applying the remainder to the unpaid principal balance; thereafter charges shall be computed on the unpaid principal balance at soil date, and applying the remainder to the unpaid principal balance, and any remainder shall be applied to the unpaid principal balance. This is not that they shall continue jointly or severally, absolutely lighle for the applied first to the accrued charges due on the unpaid parties to this note that they shall continue jointly or severally, absolutely lighle for the applied to fue as easid date. The maximum of the solution of the insurance, payces of the applied to the applied or the applied of the afore said indebtedness until the same is actually paid in full. Co-matcers, guarantors, surefues, and all paries there os everally maive notice of acceptance, presentent for payment, demand, protest and notice of demand, nonpayment and prices of the appertity mortgaged or insurance ordered by borrower at the time of the maxing of this loan expires or is cancelled before my promissory note is paid in full. Payce is hereby authorized (but not required) to procure is authorized to add the premium(s) to his promissory note which shall be accrued at the request of the socred by the chartel mortgage se-remium on the insurance. Should Payce elect to procure new insurance, payces in the s Donald W. Jessup (Seal) Georgia L. Jessup (Seal _ (Seal

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