549 KANSAS REAL ESTATE MORTGAGE 18690 BOOK 154 THIS MORTGAGE, made on 7 July , 1969, between Daniel S. Ling Jr. and Margaret W. Ling, husband & wire of the County of Douglas , in the State of Kansas, hereinafter referred to as Mortgagors, and Commerce Acceptance of Lawrence, Inc. of Lawrence, , Kansas, hereinafter referred to as Mortgagee; Lawrence, 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 Douglas, and State of Kansas, to-wit: Beginning at a point 40 feet East of the Northwest corner of Lot One (1), Block Four (4), Babcock's Addition to the City of Lawrence, thence East 40 feet, thence South 100 feet, thence West 40 feet, thence North 100 feet to point of beginning, in 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) Pavee NOTE COMMERCE , Inc. Hecebtance of Lawrence AU Hass. KANSAS Agreed Rote of barges on Loons Not Exceeding \$200 and \$26% per month on that part of the unpaid principal balance. Not Exceeding \$2100 barges of maturity and a months thereafter, and thereafter 10% per annum the unpaid principal balance. Ling, Daniel 9. NUMBER 42-2-340-37448 (Margaret) 10 House #1 Box 14 (HO 9yrs) PHONE V 13-8413 ADE 48 WANNERS OULAWFARCE, ABABAS EQUATY DOUGLAS AL EMOUNT AMOUNT OF FAUE AMOUNT

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IN CONSIDERATION of a loan made by the payce at its above address the undersigned jointly and severally promise to pay to the order of said payce 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, beginning on the due to the principal amount of loan as stated above, with charges at the rate or rates as set for the due to the face and its above of the face and charges at the rate or rates as set or notes as stated above, beginning on the due date for the first installment stated above, and charges at the rate or rates as set monthly installment as indicated above, beginning on the due date for the first installment stated above and continuing on the same day of each option of the holder hereof and without notice or demand, render the entire sum remaining unpaid at once due and payable, less any required reform or ethan 10 days, shall hear one delinquency charge of 5% of the installment or face of charges, at the option of the work is a state of the rest, at the option of the work is a state of the rest, at the option of the motion of the rest.

included in the face amount of note are subject to refund in case of prepayment in full one month or mo vided by Section 10(c) of the Kansas Consumer Loan Act. If partial prepayment in an amount of one

The installment dute, as provided by Section 10(c) of the Karass Consumer Loan Act. If partial prepayment in full one month or more before the memour so grid is due, the precomputed charges are subject to recomputed on the periodic pay section 10(d) of the Karass Consumer Loan Act. If partial prepayment in an amount of one periodic pay solution of the Karass Consumer Loan Act. If partial prepayment in an amount of one periodic pay solution of the Karass Consumer Loan Act. If partial prepayment in an amount of one periodic pay solution of the Karass Consumer Loan Act. If partial prepayment is option may ecomputed charges are solution to ecomputed on the uppaid principal balance at solution of the computed on the uppaid principal balance at solution. And proves and phyling the remainder the solution of the second on the uppaid principal balance at the rate or rates set forth above. In the uppaid principal balance at the rate or rates set forth above. If the second on the uppaid principal balance is an applying the remainder the solution of the and there there and any term or conditions there of any pay the every payment made thereafter shall be applied first to the accrued charges due on the uppaid principal balance. The second charges due on the uppaid principal balance is an advected charges due on the uppaid principal balance. The second charges due on the uppaid principal balance is a set of the above. If the any term or inters and the empaid principal balance. The second charges are recommended to the empaid principal balance. The second principal balance is a set of the above the second or default, every payment and protest of the payment of the atore shall be applied to the unpaid principal balance. The second principal balance is provided by the second or default, and prepayment and protest of the solution of the atore shall be atore shall be applied to the unpaid principal balance. The second principal balance is a set of the above the second balance there and any term or advected principal balance. T

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