9.0*

BOOK 155 193'71 KANSAS REAL ESTATE MORTGAGE

THIS MORTGAGE, made on November 15, 1969, between Delbert M. McCall and Ning P. McCall of the County of Douglas, in the State of Kansas, hereinafter referred to as Mortgagors, and Commerce Acceptance Company of Lawrence , Kansas, hereinafter referred to as Mortgagee;

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 successors and assigns, all of the following described property situated in the County of Douglas, and State of Kansas, to-wit:

Lots Thirteen (13) and Fourteen (14) in Block Five (5) in Haskell Place, an addition to the City of Lawrence.

Т	his mortgage is given to secure payment of		following is a true copy:
	6 (Attach co	y of promissory note)	
tyee			NOTE
1	COMMERCE Acceptance Lawrence	, Inc.	
	. KANSAS		
	Agreed Rote	of (3% per month on that part of the o	inpaid principal dalance not in excess of
	Charges on Not Exceed \$2100	agent \$300 and 1655 per month on any to	emainder of unpaid principal balance, to after, and thereafter 10% per annum an
OAY DUE	MCCall, Delbert & Siza	LOAN NUMBER - 112-340-38925	
1 ×180.00	2215 Hode Island Lewrence, Kanses	PHONE VIJ-5575 ADE 41	
11-23-69	STREAM AND	PRET INSTALL DATE OF MATURITY	
2054.97	AND AND A COMPANY AND	STAR STOR	THAL PATHENT SHALL WE UNPAID BALANCE
	martine and an international and a start in the second sec		

by criticalDLEATION of a loan manie my the payer in the above address the undersidered points of the version produce space to the other of a loan manie my the payer in the above address the undersidered points of the version produce space of the rate of the face amount of loan as chared above, with the rate of the rate of the face amount of loan as chared above, and there as chared above, and the rate of the face amount of the state of the version of the rate of the version of the face amount of the rate of the version of the rate of the version of the face amount of the rate of the version of the version of the version of the face of the version of the version of the face of the version of the version of the face of the version of the version of the face of the version of the version of the version of the face of the version of the face of the version of th

". The probability of the probability of the face amount of more are subsect to setural in case at preparating in full one would are more before the maximum of marchinese date, is practical before the marchinese formation before the marchinese formation is an interface of the precent of the face are subject to recomputationing problem in the face are subject to be computationed or more before the marchinese to an entry of the face are contracted precent and the face are subject to be computationed in the face are subject to be computationed or more before the marchinese to an entry before the marchinese to an entry the face are more the face of the precent part of the face are more before the marchinese to an entry before the marchinese to an entry of the face are contracted part of the face are more to be applied in the face are contracted part of the face are subject to be applied to be applied to the face of the subject to an entry formation of the face are subject to be applying each and the compared charges are subject to be applying each and the marchinese to a start of the face are subject to be applying each and the compared charges are subject to be applying each and the or and the subject to a second of the compared and principal balance or as and date, and applying the remainder to be applied first to the face are subject to be applied to be applied first to the accurate shall be compared thereafter shall be applied first to the accurate due on the une and date and behaves and its are subject to be applied to be applied first to the accurate the accurate the mark behaves.

Extension of the time of all errory part of the amount owing houson, or any variation, modification or waiver of any term or conduction hereoff, at any time or times shall not sille i the liability of any party-breth or normalise, embergin, guarantor or survey hereof, is being the linter of all parties to the work that they oblic continue priori or is severally, absolutely liable for the payment of the above sid linterbrokess and the same is actually paid to full, the makers, guatament, survives and all parties beers severally waive motion of avieptance, preventment for number, densited extinct and number of domains and and any parties beers severally waive motion of avieptance, preventment of a number, densited extinct and number of domains and any parties beers severally waive motion of avieptance, preventment

INSURANCE ALTIONARZATION. If the insurance poincy covering the property mongaged or insurance achieved by borrower at the rule of the making of this insurance. Should bayes also an evolution insurance. Should bayes also a provide the insurance payse agrees its notify Borrower of its election. If Borrower does not pay the premium on the insurance. Should bayes also a provide the insurance payse agrees its notify Borrower of its election. If Borrower does not pay the premium on the insurance. Should bayes also a provide the insurance payse agrees its notify Borrower of its election. If Borrower does not pay the premium on the insurance. Should bayes also a power of its additional insurance is purchased at the request or direction of the Borrower, Payse is unharized to add the premised to be promitively got which shall hear chafges at the rate specified therein until paid in tall, and be repayable in equal monthy installances doring the provide of the long, and also sums so added shall be secured by the charter mortgage secaring said promissory note. Borrower hereby authorizes and directs his insurance carrier to return to Payse apport cancellation any uncarred promium due Borrower (insured) whether the insurance carrier or the Borrower requests the cancellation; said uncarned premiums to be applied by Payse to Borrower (insured) whether the insurance carrier or the Borrower requests shall be immediately remitted to Borrower. The borrower achieves of a statement of loan required by law.

*

R L L Mander Prov	Delbert M McCall		_(Seal)
	Nipa PMcGall	1	(Seal)
			(Seal)