First Mortgage

42485 BOOK 99

day of

Reg. No. 7978 Fee Paid \$32.00

.December ...

State of Rangas

. 19 50. by and

This Indenture, made on this : 26th hetwo

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- - REINHOLD SCHEIDT and LILLIA T. SCHEIDT, hueberd and wife, - - - - -

of the County of Douglas and State of LEARSAS (jointly and severally, if more than one). Party of the Fire Part, and THE TRAVELERS INSURANCE COMPANY, a corporation organized and existing under the law of the State of Consticitor, with principal office in the City of Hartford, County of Hartford and State of Connecticut, Party of the Second Part (hiereinalter called the "Company");

Witnesseth:

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1 BU 1 B 2 1.5 2 and the stand of the state States Cali

That the said Party of the First Part, in consideration of money in the principal sum of _ - - -

THELVE THOUSAND FIGHT HUNDRED AND HO/100 - - - - - - - - - Dollars (\$ 12,800.00

All of Lot No. 3, less the North 30 Bet and less that part of Lot 3 lying lest of Colonial Court Drive, and all of Lot 4 in Coronial Court in lest Hills in the City of Lawrence, Douglas County, Kansas, according to the recorded plat thereof.

It is understood that \$12;800.00 of the principal sum of the note secured by this nortgage is a renewal of the unrid belance on a certain parters oxecuted by Reinhold Schridt and Lillia E. Schult, his dis; To The Travelers Insurance Company, dated Fay 16, 1950 reforded in Boek 98 at face 125-6 of the deed records of Douglas County, Kansas.

TOGETHER. WITH all and singular the tensments, hereditaments, buildings, improvements, privileges and appurtenances there-unto belonging or in any wise appertanting and all homestered and contingent rights and estates whatsoever therein, and all ball the rests, issues and profits theread, including all the profits, reventer, royalizer, rights and hereits accruing or to accrue to the large of the First Part under all of gas and mineral lasses musico to be made covering said premises during the existence of this mortgage;

TO HAVE AND TO HOLD the same unto the said Company, its successors and assigns, forever, for the uses and purposes herein ern MOREOVER, the said Party of the First Part HEREBY COVENANTS AND AGREES with the said Company, its successors

1. That some one or more of said First Party is fawfully seized of said premises in Fee Simple aboline and has sood right and having the same that the same are free from all invaluates and charge substances, that are all company shall quickly enjoy and posses and post of the same transformed to the standard set of the same state in the same are free from all invaluates and charge substances, that are all company shall quickly enjoy and posses and post of the same state free from all invaluates and charge substances, that are all company shall quickly enjoy and posses and post of the same state free from all invalues the same state and post of the same state of the same state and premises against the claims of all premos administration and assignment. Party (interfer covenants and agrees that the line created by this instrument is a first and prior line on the above described lands and improvements.

2. To pay to said Company at its office in Hartford, Connecticut, or to its successors and assignts, the said principal sum of

TWELVE THOUSAND FIGHT HUNDRED AND NO/100 ---- --- Dollars (\$ 12.800.00 and interest on the balance thereof from time to time remaining upnid, in lawful morey of the United States of America or it a equivalent in New York exchange, in accordance with the terms and conditions of a certain promissory note for said principal man, bening even do the First Part, and secured by this mortgage.

Said promissory note is payable in monthly installments, the final installment maturing March 1, 1970.

To formish and leave with asid Company, during the time said promissory note and all renevals thereof shall remain unpaid, a complete asheract of title to hand hereinshore described, which abstract, in the event of foreclosure of this mortgate, shall become the property of the granter in the deed effectued pursuant to said foreclosure.
To keep the said leads and importuneits for for on all prior incumbines and lies or claim for lies of which aspects the said company shall be salvergated to be incumbined.
That the said Company shall be salvergated to be lies, thoreacted by the advects of provide the and remain a first sale discussion of the provide the said salvergate and provide the advect said provide the salvergate discussion of the provide the said salvergate and provide the salvergate discussion provide the salvergated provide the salvergate discussion of said provide the salvergate discussion provide the salvergate discussion of said provide the salvergate discussion of every divide that may be levied, assessed or induced the salvergate discussion of the salvergate discussion of the salvergate discussion of the salvergate discussion of every divide that may be levied, assessed or induced by the back of the salvergate discussion and the salvergate discussion and input times and impositions or provide that may be levied, assessed or induced by the back of the salvergate discussion and the salvergate discussion and the salvergate discussion and the salvergate discussion of the salvergate discussion and the salvergate discussion discussion and the salvergate discussion and the salvergate d

or royally interest therein. To keep the buildings, fences and other improvements now or hereafter erected on said lands in sound condition and in good repair and to commit or permit no waste on the said gremises. 7.

repair and to commit or permit no wate on the and greinnes. To keep, during the existence of this mortgage, all, buildings and improvements erected and to be erected on said premises constantly insured against loss and damage by fire for the sum of at feast

THELVE THOUSAND EIGHT HUNDRED AND NO/100 - - - - - - - - Dollars (\$ 12,800.00 ') in a

successor promisery note shall deter. To user to the recursing or rescently of the premiser, which were the solution of the shall be a successor of the solution of the soluti