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of Lavrence, R

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MORNEAD

66490 Book 118

Tuil Roasswart, Made thus 22nd day of July , 19 58 , by and betwee 1. 6. Dyer and Faresk G. Dyer, his wife Lawrence, Emission

Mortgagor, and

CAPITOL FURNAL SAVINGS AND LOAN ASSOCIATION , a corporation organized and another mader the laws of the United States , Mortgages:

With same results the Mortgagor, for and in consideration of the sum of - - - Thelve Thousan Elight Hundred, and to/100------ Dollars (\$ 12,800.00)), the receipt of which is hereby schnowledged, does by these presents mortgage and warrant unto the Mortgages, its successors and samgus, forever, the following described real estate, situated in the County of Douglas State of Kansai, to wit:

Lot Four (k), in Block Three (3), in Belle Haven South, an Addition to the City of Lawrence, Douglas County, Kansas, as shown on the recorded plat in Plat Book 5, Page 9, recorded the let. day of July, 1957.

(It is understood and agreed that this is a purchase money mortgage)

To Have and To Hoto the premises described, together with all and singular the tenements, heredita-ments and appurtenances thereinito belonging, and the reats, issues and profits thereof; and also all appa-stus, machinery, futures, chattels, furnaces, heaters, ranges, mantles, gas and electric light futures, alevators, screen doors, awnings, blinds and all other fittures of whatever kind and nature at present contained or hereafter placed in the buildings now or hereafter standing on the said real estate, and all structures, gas and oil tanks and equipment erected or placed in or upon the said real estate or attached to or used in connection with the said real estate, or to any pipes or futures therein for the purpose of heating, lighting, or as part of the plumbing therein, or for any other purpose appertaining to the present or future use or improvement of the said real estate, whether such apparatus, machinery, intures or shattels have or would become part of the said real estate by such attachment thereto, or too the interaction and on anothery, chattels and futures shall be considered as annexed to and form-ing a paratus, machinery, chattels and futures that the testes, right, title and interest a machinery of the freshold and covered by this mortgage; and also all the estate, right, title and interest and all and examples of the amortgaged premises unto the Mortgage, forever.

And has mortgager covenants with the Mortgagee that he is lawfully seleed in fee of the premises aby converse, that he has good right to sell and convey the same, as aforesaid, and that he will war-th and defend the title therets forever against the claims and demands of all parsons whomsoever.