Reg. No. 14,567 Fee Paid \$7.00

A. '400 die.

MORTGAGE-Savings and Loan Form

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MORTGAGE

67660 BOOK 120

LOAN NO

A.D., 19.58 day of November This Indenture, Made this..... 6th

Gilbert R. Holladay and Minnie A. Holladay, husband and wife, by and between

the receipt of which is hereby acknowledged, does by these presents mortgage and warrant unto the Mortgagee, its successors and assigns, forever, all the following described real estate, situated in the County of Douglas ______, State of Kansas, to-wit:

Lots No. One Hundred Fifty-Three (153) and One Hundred Fifty-Five (155)

on Elm Street in the Subdivision of Block Twelve (12) in that part of the City of

Lawrence known as North Lawrence, in Douglas County, Kansaş.

(This is a purchase money mortgage.)

TO MAVE and to hold the premises described, together with all and singular the tenements, hereditaments and ap-tenances thereunto belonging, and the rents, issues, and profits thereof; and also all apparations, machinery, fir-se, chattala, furnacea, mechanical stokers, oil burners, cabineta, sinks, furnacea, heaters, ranges, manties, light fir-se, chattala, furnacea, mechanical stokers, oil burners, cabineta, sinks, furnaces, heaters, ranges, manties, light fir-se, chattala, data and anture at present contained or hereafter placed in the building now or hereafter standing on the whatever kinds and nature at present contained or hereafter placed in the building now or pron the mid real estate i real estate, and all structures, gas and oil tanks and equipment erected or placed in or upon the mid real estate i tatched to or used in connection with the said real estate, or to any pipes or fixtures therein for the purpose of time, lighting, or as a part of the plumbing therein, or for any purpose appertaining to the present or future use or ing, lighting as annexed to and forming a part of the figure hold and covered by this mortgage; and also all the estate, at the and interest of the Mortgagor of, in and to the mortgage that the delivery hereof he is the lawful owner of the misse above conveyed and seized of a good and indefeasible estate of inheritance therein, free and clear of all en-hymbranes and that he will warrant and defend the title thereto forever against the claims and demands of all per-a whomoever.

PROVIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of TWO Isand Eight, Hundred & No/100 (\$2,800.00) DOLLARS, with interest thereon and such charges and secured hereby, executed by mortgagee under the terms and conditions of the promissory note of even date here-equipment of the mortgage of the mortgage, the terms of which are incorporated herein by this ref-payable as expressed in said note, and to secure the performance of all of the terms and conditions contained id note.

The second hereby, executed by mortgage under the terms and conditions of the promissory note of even date here-with second hereby, executed by mortgage in the mortgage, the terms of which are incorporated herein by this ref-tiones, payable as expressed in, and note, and to secure the performance of all of the terms and conditions contained in a to be a single of the second to secure the performance of all of the terms and conditions contained and to said mortgager, or any of them, by the mortgage, and any and all indebtedness in addition to the amount above stated which the said mortgager, or any of them may owe to the mortgage shall also secure any future advances there paid in full with interest; and upon the maturing of the present indebtedness for any cause, the total debt on any pay additional leaps shall at the same time and for the same specified causes be considered matured and draw ten event interesting all be collectible cat of the proceeds of sale through foreclosure or therwise. Margager and argames to keep and maintain the buildings now on said premises or which may be hereafter erected additional leaps shall at times, and not suffer water or period and the mortgage. Any shall all times from the property, mort-face in figure and in this mortgage to pay all costs, charges and expenses reasonably incurred or paid at any time by mort-face including abstract expenses, because of the failure of mortgager to perform or comply with the property, mort-face including abstract expenses, because of the failure of mortgager to perform or dendition, to there any and any and all times from the property and foreedower. Margager hereby assigns to mortgage the rents and income arising at any and all times from the property, mort-set once and in this mortgage or in the note hereby secured. This assignment of main-to their charge of here pairs or indure the terms and income and any phy the same on the payment of main-to there there shall no to charmer bareedower dial dore in this partice in tripping the the an

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reof, said mortgagor has hereunto set his Millert R. Holladay Minnie A. Holladay Minnie A. Holladay

500-7-58