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Reg. No. 15,626 Fee Paid \$15.75

71972 BOOK 123

LOAN NO.

MORTGAGE

This Indenture, Made this 19th day of November A.D., 19_59_

by and between Edward L. Housworth and Mary Jane Housworth, husband and wife,

(This is a purchase money mortgage.)

MORTGAGE-Savings and Loss Fe

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TO HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and ap-purtemances thereunto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fit-tures, chitches, furnaces, mechanical stokers, oi burner, cabinets, sinks, furnaces, heaters, ranges, mantels. Ugh fi-tures, this, furnaces, mechanical stokers, oi burner, cabinets, sinks, furnaces, heaters, ranges, mantels. Ugh fi-tures, this and all structures, gas and oil tanks and equipment creeted or placed in or upon the said real, estate at attache do or used in connection with the said real estate, or to any pipes or fixtures therein for the purpose of heating, lighting, or as a part of the plumbing therein, or for any purpose supertaining to the present or future use or improvement of the said real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the said real estate by such statechment thereto, or not, all of which apparatus, machinery, chattels and fixtures shall be considered as annexed to and forming a part of the free hold and covered by this mortgage; and slo all the estate, right, title and interest of the Mortgagor of, in and to the mortgaged premises unto the Mortgagee, forever. — MN ALSO the Mortgagor corants with the Mortgagee that at the delivery hereof he is the lawful owner of the sound real estate and that he will warrant and defend the title thereto forever against the claims and demands of all ep-sons whomservere.

promises above conveyed and seized of a good and indefeasible estate of inheritance therein, free and clear of all en-grants and that he will warrant and defend the title thereto forever against the claims and domands of all per-tions unmorever. FIOVIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of .SLX Thousand Thrmes Hundred A. Mol 2003 (So 2004). DOLLARS, with interest there and such charges and which secure dhereby, executed by morigages under the terms and conditions of the promisory note of even date here-with, secure dhereby, executed by morigages the morigages, the terms of which are isopportated herein by this ref-to and to add morigagor, or any of them morigages, the terms of which are isopportated herein by this notes in add note. To B the intention and agreement of the parties hereto that this morigages shall also secure any future advances made to add morigagor, or any of them may over to the morigages, and allow the anotice of the sum of the sum of how stated which the said morigagors, or any of them may over to the morigages. However evidenced, whether by note, book account or otherwise. This morigage shall remain in full force and effect hervesn the parties hereto and their parties herest and here and assigns, until all amounts secured hervesnes, the total doit on any and all at the same time and for the same specified causes be considered matured and draw ten tor can interest and be collectible out of the proceeds of said through foreloaure or otherwise. Morigagor Agrees to keep and maintain the buildings now os and perform or comply with the provisions in state and in this morigage contained, and the same aring at any and all times from the property, mori-field to secure this note, and hereby authorise morigages of any cause any and all these from the property, mori-staid note and in this morigages in the morigages of a same on the payment of matures presented that no morigagor hereby assigns to morigagese that periad proper

MORTGAGE

Edward L. Housworth Jour worth Mary Jane Haustrast

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