Reg. No. 17,521 Fee Paid \$21.00

MORTGAGE-Savings and Loan Form 78905 BOOK 129 MORTGAGE LOAN NO. 470410 This Indenture, Made this _24th day of November A. D., 1961 by and between Harold F, Hase and Esther M. Hase, husband and wife Douglas nized and existing u WITNESSETH, That the Mortgagor, for and in consideration of the sum of Eight. Thousand Four Lot Twelve (12), in Block Three (3), in Town and Country Addition, an Addition to the City of Lawrence, as shown on the recorded plat in Plat Book 4, Page 38, recorded the 4th day of April, 1956, in Pouglas County, Kansas.

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TO HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and ap-partenances thereunto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fictures, that the, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantels, light fixtures, refrig-tion of the states and the stokers and equipment exceeds or placed in or upon the said real estate, and all structures, present contained or hereafter placed in the building now or hereafter standing on the said real estate, and all structures, present contained or hereafter placed in the building now or hereafter standing on the said real estate, and all structures, present contained or hereafter placed in the building now or hereafter standing on the said real estate, and all structures, whether such appartus, my throws appertaining to the present or future use or improvement of the said saids, whether such appartus, my throws appertaining to the present or futures shall be considered as annexed such attachment thereto, or not, all of which spinarizes or chattels have or would become part of the said real estate by the and forming a part of the freehold and covered by the moortage; data all the estate, right, tills and interest of the of the States or the freehold and covered by the moortage; forwer. AND ALSO the Mortagaor covenants with the Mortages that at the delivery here of he is the lawful owner of the premises above conveyed and seised of a good and indefensible sets of infinitions thereal, free and clear of all encum-brances and that he will warrant and defend the title thereto forever against the claims and demands of all process whomsoever.

ent of the sum of DIM ereon and such charges sory note of even date h porated herein by this re-ditions containe of Eight Th ith. s

said note. TT IS the intention and agreement of the parties hereto that this mortgage shall also secure in addition original indebtedness, any future advances made to said mortgagor, or any of them or their ancessors in title, mortgage, and any and all indebtedness in addition to the amount above stated which the aid mortgagor, or any of may over to the mortgagee, however evidenced, whether by note, book account or otherwise. This regrage shall be in full force and effect between the parties hereto and their heirs, personal representives, successors and assigns present indebtedness for any cause, the total debt on any such additional leans shall at the same time and for the forciourse or otherwise. That if we improvement woming a submitting between the part of the proceeds of sale the That if we improvement woming as alternities be added to be any such additional leans shall at the same time and for the forciourse or otherwise. of th

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