Reg. No. 17,926 Fee Paid \$32.00

2500-10-60

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	· · · · · · · · · · · · · · · · · · ·	AORTGAGE	LOAN NO. 470437
his Indenture.	Made this	lst day of June	A. D. 19 62
		sa Bell Cain, husband and	

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WITNESSETH, That the Mortgagor, for and in consideration of the sum of Twelve Thousand Eight Hundred

and No/100 (\$12,800.00) - - - DO the receipt of which is hereby acknowledged, does by these presents mortgage and warrant unto the Mortgagee, cessors and assigns, forever, all the following described real estate, situated in the County of Douglas

Lot 7, in The Olmstead Sub-Division, in the City of Lawrence

TO HAVE and hold the premises described, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fixtures, chattels, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantels, light fixtures, refrig-enators, elevators, screen doors, atorm windows, storm doors, awnings, blinds and all other fixtures of whatever kind and nature at present contained or hereafter placed in the building now or hereafter standing on the said real estate, and all structures, gas and oil tanks and equipment erceted or placed in or upon the said real estate, or to used in connection with the said real estate, or to any pipes or fixtures therein for the purpose of heating, lighting, or as a peal estate, which are any purpose appertaining to the present or future use or improvement of the said real estate, or the said real estate, or to any purpose or fixtures therein for the purpose of heating, lighting, or as a peal estate, which are therein, or for any purpose appertaining to the present or future use or improvement of the said such attachment thereto, or not, an machinery, fixtures or chattels have or would become part of the said real estate by to and forming a part of the freshold and chapmartus, machinery, chattels and fixtures shall be considered as annexed Mortgagor of, in and to the mortgaged premises thy this mortgage; and also all the estate, right, title and interest of the remises ahove conveyed and assord of a good and indefasaible estate of inheritance therein, free and clear of all encum-rances and that he will warrant and defend the title thereto forever against the claims and demands of all persons whomsoever.

PROVIDED ALWAYS and this instrument as exceeded and delivered to secure the payment of the sum of Twollyce. Thousand Lints induced a normalized control of the sum of Twollyce of the sum of the sum of Twollyce of the sum of the s

said note. IT 15 the intention and agreement of the parties hereto that this mortgage shall also secure in addition to the original indebtedness, any future advances made to said mortgagor, or any of them or their successors in tile, by the mortgagee, and any and all indebtedness in addition to the amount above stated which the said mortgagor, or any of them mortgagee, and any and all indebtedness in addition to the amount above stated which the said mortgagor, or any of them mortgagee, and any and all indebtedness in addition to the amount above stated which the said mortgagor, or any of the mortgagee, however evidenced, whether by note, book account or otherwise. This mortgage shall remain in full force and effect between the parties hereto and their heirs, personal representatives, successors and assigns, until present indebtedness for any cause, the total debt on any such additional leans shall at the same time and for the same foreclosure or otherwise. That if our improvements much and draw ten per cent interest and be collectible out of the proceeds of sale through That if our improvements much and any end to be added to be any such additional leans shall at the same time and for the same foreclosure or otherwise.

reset indebtedness for any cause, the total dobt on any such additional loans shall at the same time and for the same precision causes be considered matured and draw ten per cert interest and be collectible out of the proceeds of sale through the collectible out of the proceeds of this loan as a triat fund to be applied first to months prior to the date hareof, the morigagor will receive the proceeds of this loan as a triat fund to be applied first to months prior to the date hareof, the morigagor will receive the proceeds of this loan as a triat fund to be applied first to months prior to the date hareof, the morigagor will receive the proceeds of this loan as a triat fund to be applied first to more, there are the costs of the improvements and that the same will be so applied before using any part of the total for more, there are the costs of the improvements and the totice, declare said indebtedness due and payable or said moritagor attentional cost may be advaredy to a clerations exceed the balance due said moritagor by as and moritagore the advantable of the proceeds of money due said moritagor upon said loan and should the cost and escured by this moritage, purovided, the moritagore and shall be rinterest at the same rate as principal indebtedness within ten days after completion of and improvements, repairs, or alterations; that said moritagor, regariles of natural porticition, will keep and moritagor to kangen the same mate said moritagor barditon and repair; and upon the refusal or neglect by and moritagor to any other semaments, abstrat and recording fees, levies, liabilities, obligations, principal, or interest on this or on my other semaments. The provements and hours and therefor any make any reasonable expenditure or outly necessary thereaudor. That it my part of said described property shall be condented or taken for public use under eminent domain, or in same and to the moritagere shall have the right to file and to defend suits at the expense of the moritages, to may the name of the moritages,

4. MORTGAGE