Reg. No. 581 Fee Paid \$39.75

and the destated

MORTGAGE 2373 Loan No. 51094-04-3-LB BOOK 141 This Indenture, Made this 4th day of August . 19 65 between Chester E. Gorton and Patay R. Gorton, his wife

Lot Ten (10), in Block Two (2), in Heliday Hills Addition No. Two, an Addition to Lawrence, Kansas, as shown by the recorded plat thereof, Douglas County, "ansas.

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

Together with all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, acreens, awalage, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereon.

TO HAVE AND TO HOLD THE SAME, With all and singular, the tenements, hereditaments and appurtenances there-unto belonging, or in anywise appertaining, forever, and hereby warrant the title to the same. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Fifteen

All is agreed that the mortgages, may, at any time during the mortgage term, and in its discretion, apply for and purchase mortgage guaranty insurance, and may apply for renewal of such mortgage guaranty insurance covering this mortgage, and pay permisms due by reason thereof, and require regularanty the mortgagors of such amounts as are advanced by the mortgages. In the event of failure by the mortgagers in repay sold amounts to the mort gages, such failure whall be considered a default, and all survoisions of the morterses and the note second thereby with regard to default shall be applies the survoisions of the morterses and the note second thereby with regard to default shall be applies the Said note further provides: Upon transfer of tills of the real setate, mortgages he secure this note, the entire balance remaining the hereunder may at the option of the mortgages, be declared due and payable at once.

Sid note forther provides: Upon transfer of tills of the rais state, mortgaged to searce this note, the entire balance running due barewinder may it the option of the mortgages, he declared due and payable at once. It is the intention and agreement of the parties hereito that this mortgage thal also secure any future selvancements which the first parties, or any of them, may owe to the second party, however evidenced, whether by pote, however attract output the material and agreement of the parties hereito that this mortgage shall also secure any future selvancements which the first parties, or any of them, may owe to the second party, however evidenced, whether by pote, hold, were sentatives, successor and assigns, until all anounts due heremaker, including thrue advancements, are paid in full, with in-the same times and for the same specified causes be considered matured and draw ten per cent interest and be collectible out to be anot times and for the same specified causes be considered matured and draw ten per cent interest and be collectible out to be anot times and too the same specified causes be considered matured and draw ten per cent interest and be collectible out to be anot times and for the same specified causes be considered matured and draw ten per cent interest and be collectible out to be anot times and instruments permitting as required by second party. The parties agree to keep and matinain the buildings now on said-premises or which may be hereafter arected thereon assessments and instruments. Became of the fully second party. The parties hereby assign to second party the rents and income arising at any and all times from the property mort-fued that mortgage contained, and the same sech party by the same on the payton. The parties hereby assign to second party in terms and income arising at any and all times from the property mort-fued to abartet approach and there and provide party or its specific context band the terms and provides in the solection of anil context any o

This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the

IN WITNESS WHEREOF, said first parties have hereunic set their hands the day and year first above written,

Chaster E. Gorion to Farry R. Xlorton