Mortgage - 800K 146 11 Loan No. 2580 THE UNDERSIGNED Bobby R. Patton and Bonnie R. Patton, husband and wife di Lawrence County of Douglas , State of Kansas hereinafter releared to as the Mortgagor, does hereby mortgage and warrant to LAWRENCE SAVINGS ASSOCIATION * a corporation organized and existing under the laws of STATE OF KANSAS horeinstier referred to as the Mort usee, the following real state in the County of Douglas in the State of Kunsas A 1 -Lot, Thirty-Eight (38), in Western Hills Suburban Rancheros,
a Subdivision in Douglas County, Ransis.

1:24:

Togethes with all buildings inpowements, fixtures or appurtenances not, or hereafter erected thereon a placed therein, including all apparatus, equipment, fixtures or articles, shether in single units or centre, i, and any other herein or thereon, the furnishing of which are higher in the services, and any other services, and any other thing now or hereafter therein or thereon, the furnishing of which are leaded to serve and excess and an or hereafter therein or thereon, the furnishing of which are leaded to serve and excess and an or hereafter therein or thereon, the furnishing of which are leaded to serve and excess and an or hereafter therein or thereon, the furnishing of which are leaded to serve and an or hereafter therein or thereon, the furnishing of which are leaded to serve and an or hereafter there in a server and all of the server and the server and there are there are the server and all of the server and there are there are there are there are the server and the server and the server and the server are there are all the server are there are an are there are the server are there are are there are the server are the

TO BAVE AND TO HOLD the subproperty with still initiatives inconvenients. Sciences, apprivationances, apprivation and equipment, that said Morgagee forever, for the asce benefits and furth, free from all rights and benefits under the homestead, exemption, and valuation law of any State, which said rights and benefits and Morgager does hereby release and waive.

TOSDOURD

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and a grant

(1)	ie payment of a Note executed by the Mortgagor to the order of the Mortgagee bearing even date herewith in the principal	sum of
	lighteen Thousand Six Hundred Fifty and no/100	Dollara
(1 18,6		
	me Hundred Thirty Mine and Of 1900	- Dollars
is 139.		1967
which pay	ents are to be applied, first, to interest, and the balance to principal well, id with the fact to the day	

(3) the performance of all of the covenants and obligations of the Mortgager to the Mortgager, as contained herein and in said Note. The Mortgagors understand and agree that this is a purchase money mortgage.

THE MORTGAGOR COVENANTS:

A (1) To pay said indebtedness and the interest thereon as herein and in said note pro the time of payment thereof. (2) To pay when due and before any penalty attaches therein atter charges, and sewer service tharges against said property (neuding those hereitofore implicate receipts therefor, and all such items extended against said property shall be con equirement; (3) To keep the improvements now or hereafter upon said premises insured as the Mostgage may require to be insured against to be the premise insured. od, or according to any agreement 1 taxes, special taxes, special 'as , and to furnish Mortgagee, upon ively deemed valid for the purpo set damage by fire, and such othe and such other to said property shall be conclus-pon said premises insured again thereof, in such companies, thro s shall remain with the Mortza ce and pro in said pr damage, to commence and prompil time, unless Mortgages elects to an damage; (5) To keep said premise of lien not expressly subordinated to the property may to dimension and on said property not to diminish nor impair ith respect to mortgaged premises and the use the cing first had and obtained, (a) any use of the other than that for mission of the ned, (h) any