

BOOK 146 ____ 9048 Mortgage **

Loan No. 2611 THE UNDERSIGNED. John H. Cooper and Helen V. Cooper, husband and wife

Lawrence , County of Douglas , State of Kansas

hereinafter, referred to as the Mortgagor, does hereby mortgage and warrant to

LAWRENCE SAVINGS ASSOCIATION

STATE OF KANSAS

hereinafter referred to as the Mortgagee, the following real estate

in the County of Douglas , in the State of Kansas

a to-wit

, 1967. .

Lot Twenty-four (24) in Holiday Hills Number Six,

an Addition to the City of Lawrence, as shown by

the recorded plat thereof.

Together with all buildings, improvements, batures or appurtenances now or hereafter received, thereon or placed therein, including all apparatus, equipment, batures or articles, whether in single units or exatually controlled, used to supply beak gas, airconditioning, watgr, light, parket, reingeration, contingion or other services, and any other thing now or hereafter therein or thereon, the furnishing of which by lessors in dynamics, stores, and water bearses (all of which are intended to be add are begins disclared to be a part of said recurses, whether hereby placed, assigned, transferred and water bearses (all of which are intended to be add are begins disclared to be a part of said recurses, which are hereby placed, assigned, transferred and set over usto the Mortgaree, whether now due or bereafter to become due as provided herein. The Mortgarees is hereby subrogated to the rights of all mortgarees, lienholders and owgers paid off by the proceeds of the board hereby secured.

TO HAVE AND TO HOLD the said property, with said buildings, improvements, fixtures, appartates and equipment, unto and Morrgagee lorever, for the uses herein set forth, free from all rights and forcefits under the homestead, exemption and saluation laws of any State, which said rights and henchis said Mortgagor does hereby release and waive.

TO SECURE

THE MORTGAGOR COVENANTS:

1:000

(1) the payment of a Note executed by the Mortgagor to the order of the Mortgagre bearing even date horewith in the principal sum of Twenty-One Thousand and no/100-----(\$ 21,000.00-), which Note, logether with Inferest thereon as therein provided, is payable in monthly installme

(2) any advances made by the Mortgagee to the Mortgagor, of his successor in title, for any purpose, at any time before the release and cancellation of this Mortgage. But at no time shall this Mortgage secure advances on account of said original-Note together with such additional

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

advances, in a sum in excess of Twenty-One. Thousand and no/100----- Dollars (\$ 21,000.00 provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced to preservity or in accordance with covenants contained in the Mortgage.

 $t \in A$ (1) To pay said indelitedness and the interest thereon as herein and in said note provided, or according to any age the time of payment thereof. (2) To pay when due and helore any penalty attaches thereto all taxes, special taxes, sp water charges, and sewer service charges against said property including toose heretafore due), and to furnish Mortgan duplicate receipts therefor, and all such items extended against said property shall be conclusively deemed valid for the second payment the many the interest payment in the address many said members insured against damage by fire, and

the Multipage is authorized to apply the proceeds of any insurance claim to the restoration of the property or upon the by secured in its discretion, but monthly payments shall continue until said indebtedness is paid in full: (4) Imme and premises, unless Mortgages clects to apply on the indebtedness secured hereby the proceeds of any insurance or uction or damage; (5) To keep said premises in good condition and repair, without waste, and irree from any mechan on said property not to diminish nor impair its value by any act or omission to cat; (7) To comply with all require instants, and and to diminish nor impair its value by any act or onizion to building the written permission of the importants, applied premises and the use thereof; (6) Not to make, suffer or permit, without the written permission of importents, applied premises and the use thereof; (6) Not to make, suffer or permit, without the written permission of importents, applied premises and the use thereof; (6) Not to make, suffer or permit, without the written permission of importents, applied premises and the use thereof; (6) any purpose other than that for which it is now used, (b) any fast or agreement under which title is reserved in the vendor, of any apparatus, fixtures or equipment to be placed in might or improvements on said property.

(\$ 136,21), commencing the first day of August

which payments are to be applied, first, to interest, and the balance to principal, until said indebtedness is paid in full.

One Hundred Thirty-Six and 21/100------

a corporation organized and existing they the laws of