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BOOK 148

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Loan No. 2674

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E. Albert W. Biggs and Margarer Biggs, husband and wife

Lawrence , County of Douglas

. State of . Kansas

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

LAWRENCE SAVINGS ASSOCIATION

a corporation organized and existing under the laws of

Mortgage

THE UNDERSIGNED.

. THE STATE OF KANSAS

hereinafter referred to as the Mortgagee, the following real estate

in the County of . Douglas .

Kansas

Lot Fifteen (15), in Block Three (3), in Indian Hills, an

Addition to the City of Lawrence, as shown by the recorded

plat thereof, in Douglas County, Kansas.

Together with all buildings, improvements, fectures or appurtenances now or hereafter erected thereon Together with all buildings, improvements, futures or appurtenances note or becaute errorted therein in placed discretion including all apparatus, equipment, fixtures or articles, whether in single units or centrally controlled, used to singly heat, gas, airconditioning, water, ball, no lessers is custamary or appropriate, including screens, window shades, storm doors and wondows, from coverings where heaters (all or which are intended to be and are breached discretion), including all basis beds, awnings, sinces and water heaters (all or which are intended to be and are breached discretion), from coverings where his are discretion of the reaction of the approximation of out which are intended to be and are breach deviated to be a part of said real costae whethe ployed discretion of out of which are intended to be and are breached discretion of basis of said real costae whethe ployed discrete and stars basis together, which are intended to be and the react, many and protein of said real costae whethe ployed discrete and set over using the Mortangee, whether more due to be reace and proteins of said promose which are breach is hereby subrogeted to the rights of all mortgagees, liepholders and owners paid off by the proceed of the lam hereby secured.

TO RAVE AND TO HOLD the said property, with said buildings, improvements, fixtures, apportenances, apparatus and equipment, outs said Mortgagee forever, for the axis hereif set forth, fee from all tights and beliefs suder the homestead, exemption and valuation Igo-of any State, which said rights and benefits said Mortgagor does hereby release and waive.

TO SECURE

(1) the payment of a Note executed by the Mortgagor to the order of the Mortgagee bearing even date herewith in the principal sum of Eighteen Thousand Two Hundred and no/100-----

\$ 18,200.00), which Note, together with interest thereon as therein provided, is payable in

One Hundred Fifteen and 04/100----Dalla

(\$ 115.04), commencing the first day of November

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

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

advances, in a sum in excess of Eighteen Thousand Two Hundred and no/100 ollars (\$ 18,200.00 provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanted a security or in accordance with covenants contained in the Mortgage.

(3) the performance of all of the covenants and obligations of the Mortgagor to the Mortgagee, 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 indebtedines and the interest thereon as berein and in surd note provided, or according to any agreement status the time of payment thereof; 12) To pay shen due and before any penalty attaches thereto all taxes, special taxes, special ascesses that the time of payment thereof; 12) To pay shen due and before any penalty attaches thereto all taxes, special taxes, special ascesses that the time of payment thereof; 12) To pay shen due and before any penalty attaches thereto all taxes, special taxes, special ascesses that the charges and sever service charges against said property timeluding those heretofore due', and to turisd Mottagere, unor any requirement; (3) To keep the improvements now or hereafter upon said promesses insured against damage by fire, and said for the purpose of as the Mottagage may require to be insured against and to provide public failuity insurance and such other maximum as the Mottagage there hereed, in such companies, through such agent or brokers, and no excitation of the pariad of redemption, for the full insur-tee here any suit the Mottagage during said period or periods, and contain the said chars satisfactory to the Mottage them payable to the Mottagage and in case of forechoure sale payable to the owner of the certificate of sale, owner of any deficiency, and here agrees to sain upon demand, all receipts voorthers and releases required of the restoration of the insurance companies, and and the Mortagage is authorized to apply the proceeds of any insurance claim to the restoration of the property or upon the inducted here or damage, inclusion and charge and releases required of here to allow and induces and inclusion and the insurance companies and inclusion of the property or upon the inducted here or damage, to commence and promitly complete the relativity are restoration of the property or upon the inducted here or damage, unles. Mortagage during the indeptedence scale where here is and inclusion and relating and inclusion and repair, restoration of the property