Mortgage BOOK 149

THE UNDERSIGNED.

Robert L. Lindeen and Joyce Ann Lindeen, 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

i a corporation organized and existing under the laws of .

THE STATE OF KANSAS

, the inflowing real estate

in the County of Bouglas in the State of Karsas

12562

Lot Three (3), in Block Five (5), in Northwood Addition, (an Addition to the City of Lawrence, as shown by the recorded plat thereof.

The Mortgagors understand and agree that this is a purchase mgney mortgag

Together with all buildings, improvements, fusiness or apportionness new or hereafter exected therein or placed the paratic, equipment, fusiness or articles, whether in single units or equivally controlled, used to anythe heat, as, alcomotics are, relignization, ventilation or other services, and any other theny naw or hereafter the design of hereafter

to bessess is customary or appropriate, including screens, window shalles, storm shows and workers. But its introduction of the parts are intended to be and are shown and workers. But coverings, wrong down, in a down we have a store shows and water heaters (all of which are intended to be and areatened) declared to be and real could areatened, whether the part of and real could are shown whether here in a down whether the reals, issues and particle of a store are here the part of and real could be the reals, issues and particle of and real could be the reals are here the reals, issues and particle of and real could be the reals are here the reals and areatened to be and areatened to be and the reals, issues and particle of and real could be the real whether to be and the areatened at the tore in the start of and the real could be the real could b

TO HAVE AND TO HOLD the said property, with said buildings, improvements, fixtures, appartenances, apparatus and equipment, main said Mortgagee forever, for the uses herein set forth, free from all rights and benefits under the homestrad, exemption and valuation laws, of any State, which said rights and benefits said Mortgagor does hereby release and write.

TO SECURE

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Martin Part

(1) the payment of a Note executed by the Mortgagor to the order of the Mort	tgagee bearing even date herewith in the principal sum of
Thirteen Thousand Nine Hundred Fifty and	no/100 Dollars
13,950.00 . I, which Note, together with interest thereon a	is therein provided, is payable in monthly installments of
Ninety-five and 18/100	Dollars
(\$ 95.18), commencing the first	day of May
At A second and to be applied first to interest, and Thalance to principal, un	ntil 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 cancellation 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 Thirteen Thousand Nine Hundred Fifty and 70/120% 13,950.00), provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced to protect the 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

Upon transfer of title of the real estate mortgaged to secure this note the entire balance remaining due hereunder may, at the option of the mortgagee, be declared due THE MORTGAGOR COVENANTS: and payable at once.

A (1) To pay said indebtedness and the interest thereon as herein and in said note provided, or according to any agreement extending the first of payment thereof; (2) To pay when due and before any penalty attaches thereof all cases, special taxes, special taxes, special ascessment, and there of payment thereof; (2) To pay when due and before any penalty attaches thereof all cases, special taxes, special taxes, special ascessment, and property including those hereofore due', and to furnish Mortgage, up argues of the improvement asso or hereafter upon said promenty shall be conclusively deemed valid for the purpose of this argues or gravites to be insurance as and the provide public liability insurance and such other insurance as the Mortgage is the Mortgage and any conclusively deemed valid for the purpose of the insurance dark agents or brokers, and in such form as shall be satisfactory to the Mortgage. Such as the Mortgage making and or ended to the purpose of the Mortgage and the ended to the purpose of the conclusively deemed of redemption, for the full insurance as the Mortgage and the ended to the Mortgage and the ended to the purpose of the conclusively deemed of redemption, for the full insurance and holds agents or brokers, and in such form as shall be satisfactory to the Mortgage. Such as the Mortgage and the ended to the Mortgage and the Mortgage and the ended to the purpose of the conclusively deemed alignst, collect and compromise, in a Master's or Commission of the deport of the conclusive on behalf of the Mortgage and the Mortgage and the mortgage agents in a Master's or Commission of the restoration of the property or upon the indebtedness in part of the Mortgage and the Mortgage and the mortgage agents to sign upon demand, all receipts accurate and releases required of him to be signed by the Mortgage and the Mortgage agents or the property or upon the indebtedness is paid or the full submet and the sate and free from any mechanic's or the full to the full to the full to the full to the full to