# 12610 BOOK 149

### Loan No. - 2726 THE UNDERSIGNED,

## Darrell F. Moss and Sharon L. Moss, husband and wife

### of Lawrence , County of " Douglas . State of Kansas

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

Mortgage

LAWRENCE SAVINGS ASSOCIATION

a corporation organized and existing under the laws of

### THE STATE OF KANSAS

hereinalter referred to as the Mortgagee, the following real estate

in the County of Douglas , in the State of Kansas

## Lot Twenty-three (23), in Block Fifteen (15), in Lane Place

### Addition, an Addition to the City of Lawrence, Douglas

County, Kansas.

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## The Mortgagors understand and agree that this is a purchase money mortgage.

Together with all buildings, imp Togenier with all buildings, improvements, triares or appartenances now of hereafter exercted thereon or placed therein, including a sparatos, equipment, fixtures or articles, whether in single units or centrally controlled, used to supply leaf, gas, ascenditioning, water, high over, refrigeration, ventilation or other services, and any other thing now or hereafter therein or therean, the lutrishing of which by lesses is existentially or appropriate, including acreens, window shades, storm disors and windows, floor coverings, screen floors, in a-daw resistally attached thereto or not1; and also together with all casements and the restly declared to be a part of said real estate whether energied, assigned, transferred and set over unto the Morgagee, whether now due or hereafter to herean due as particular shift are herein hereby subrogated to the eights of all mortgagees, kienheiders and awners paid off by the proceeds of the loan herein secured.

TO HAVE AND TO HOLD the said property, with said buildings, improvements, fixtures, appartmances, apparatus and equipment, unto said Mortgagee forever, for the uses herein set forth, free from all rights and benefits under the homestead, exemption and valuation laws 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 M	lortgagor to the order of the	Mortgagee hearing even date herewith	in the principal sum of
Thirteen Thousand Two H	undred and no/100		Dollars
(\$ 13,200.00 ), which Note	, together with interest there	on as therein providéd, is payable in	monthly installments of
One Hundred and 37/100-			Dollars
(\$100.37 ), commencing the	first	day of . April	, 19 68 .
which payments are to be applied, first, to interest	, and the balance to principal	d, until said indebtedness is paid in ful	

(2) any advances made by the Mortgager 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 Two Hundred and no/100Dollars (\$ 13,200.00 provided that, nothing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced to security or in accordance with covenants contained in the Mortgage.

(3) the performance of all of the covenants and obligations of the Mortgager 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 and payable at once. THE MORTGAGOR COVENANTS:

A (1) To pay said indebtedness and the interest thereon as herein and in said note provided, or according time of payment thereof; (2) To pay when due and before any penalty attaches thereto all taxes, speci-ter charges, and sever service charges against said property linchading those heretofore due), and to furn plicate receipts therefor, and all such items extended against said property shall be conclusively deemed-uirement; (3) To keep the improvements now or hereafter upon and premises insured against damage be the Mortgage may require to be insured against; and to provide public liability insurance and such other by require, until said indebtedness is fully paid, or in case of foreclowne, until expiration of the period of red uc thereof, in such companies, through such agents or brokers, and in such form as shall be satisfactory to t ticks shall remain with the Mortgage during sid period or periods, and contain the usual clause satisfact in payable to the Mortgage; and in case of foreclowne such form as shall be satisfactory to t tricks shall remain with the Mortgage during sid period or periods, and contain the usual clause satisfact interest of the orthogeneous states of commissionner's deed; and in case of loss under uthorized to adjust, collect and compromise, in its discretion, all claums thereunder and to execute and deliv necessary proofs of loss, receipts, vouchers, releases and acquitances required to be signed by the i the Mortgages, to commence and promptly complete the rehuilding or restoration of the prop-eby accured in its discretion, but monthly payments shall continue ontil said indebtedness is paid in truction or damage; (5) To keep and premise in a split or thereoit; (6) Not to make, suffer or permit any unla st on said property nor to diminish nor impair its value by any act or mission to act (7) To comply h respect to mortgage premises and the use thereof; (6) Not to make, suffer or permit, without the writte-ne firsh had and obtained, (at) any use of the property for any purpose ot