

13855 BOOK 150 Loan No. 2778 __ THE UNDERSIGNED,

Mortgage

J. F. Stinson and Jane A. Stinson, 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

a corporation organized and existing under the laws of

THE STATE OF KANSAS

hereinafter referred to as the Mortgagee, the following real estate

Douglas , in the State of in the County of Kansas

to-wit:

Lot Four (4), in Block Three (3), in Stinson Hills No. Two,

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

plat thereof.

W.

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

Together with all buildings, improvements, fixtures or appartenances now or hereafter creeted thereon or placed therein, including all ppartites equipment, fixtures or articles, whether in single units or centrally controlled, used to supply heat, ags, arconditioning, water, light, ower, refrigeration, centralizing or other services, and an other thing now or hereafter therein or therean, the furnoling of which by lesses To HAVE AMPTO HOLD the solution of all mortgages, including and owners paid off by the proceeds of the loan hereby secured.

TO HAVE AND TO HOLD the said property, with said buildings, improvements, hytures, appartenances, apparatus and equipment, anto said Merigages forever, for the uses herein set forth, free from all rights and benefits under the homestead, ecomption and valuation laws of any State, which said rights and benefits said Mortgagor does hereby release and wave.

(1) she payment of a Note executed by the Mortgagor to the order of the Mortgagee hearing even date herewith in the principal sum of Twenty-Five Thousand Six Hundred and no/100-----

\$ 25,600.00 i, which Note, ingether with interest therean as therein provided, is payable in monthly installments of One Hundred Seventy-Four and 65/100-----

(\$ 174.65), commencing the first

day of October . 19 68 .

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

21 any advances made by the Morigagee to the Morigagor, or his successor in title, for any purpose, at any time before the release and Ilation of this Morigage, but at use intermediate shall this Morigage secure advances on account of said prigmal Note together with such additional

advances, in a sum in excess of Twenty-Five Thousand Six, Hundred and /^{no/100} provided that, anthing herein contained shall be considered as limiting the amounts that shall be secured hereby when advanced to accurity or in accordance with covenants contained in the Mortgage

(3) the performance of all of the essenants and obligations of the Mortgager to the Mortgager, 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. 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 to are a first charge, and sever service charges against said property including those hereinforted at taxes, special taxes, so enter charges, and sever service charges against said property including those hereinforte due, and to furnish Mortge patter charges, and sever service charges against said property including those hereinforte due, and the furnish Mortge duplicate receipts thereior, and all such items extended against said property shall be conclusively deemed valid for ite requirement: (3) To keep the improvements now or hereinfor upon suff premerses insured against damage by fire, and any require, antibarily indebtedness is light paid, or in case of forcelo-stre, unit expiration of the period of redempine. In other there, and said indebtedness is light paid, or in case of forcelo-stre, unit expiration of the period of redempine. In other thereas, in such companies, through such against is provide, and to such form as shall be attisfactory to the Mortgage policies shall remain with the Mortgager during sail period ar periods, and contain the usual clause satisfactory to the Mortgage interiver or redemptioner, or any granter in a Master's or Commissioner's deed; and in case of bas under such ad-s mathorized to adjust collect and compromise, in its discretion, all clause thereafter and near of loss under such ad-s antionized to adjust collect and compromise, in its discretion, all clause thereafter and near the the single by the insurance Mortaneo agrees to sign, upon demand, all receipts, vonchers and acquiritances required to be signed by the Mortgager Mortaneo agrees to sign. upon demand, all receipts, vonchers and requiring collings required by the formation of the mortaneo for the signed by the Mortgager had and obtained, (a) any use of the property for any purpose other than that for which it is now used, (b) rovements, apparatus, appurtenances, fixtures or equipment now or hereafter upon said property, (c) any purchas or agreement under which title is reserved in the vendor, of any apparatus, fixtures or equipment to be placed or improvements on said property.



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