383

Reg. No. 3,331 Fee Paid \$53.25

k Gene Martin and Hengy W. Martin, husband and wife

14788 200 151

County of Douglas of Levrence . State of Kansas

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

r corporation organized and existing under the laws of

THE STATE OF KANSAS

hereinafter referred to as the Mortgagee, the following real estate

. in the State of Edinate in the County of Douglas

Lot Five (5), in Block One (1), in Holiday Hills, an Addition

to the City of Lawrence.

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

refrigeration, ventilation or articles, whether in single units or centrally controlled, used to supply heat, gas, or refrigeration, ventilation or other services and any gater thing now or metadate therein or denoted thereon, the fi mean is unstanticy or appropriate, including screens, window shores, store doors and windows; floor core availage stores and water beaters (all of which are intended to be and are hereby declared to be a par-celly attached thereto or not); and also together with all economics and the rents, issued and großes of any add, assigned, transferred and set over units the Martgages, whether now due or hereafter to become due as pro-rely attached to the rights of all mortgagess, lienbuilders and owners paid off by the proceeds of the loss if

TO HAVE AND TO HOLD the said property, with said fullidings, improvements, fixtures, apparentessness, apparatus and equipment, unto Moregage forever, for the uses herein set forth, free from all rights and benefits under the honestend, exemption and valuation favor

(1) the payment of a Note executed by the Moregagor to the order of the Mortgagee hearing even date herewith in the principal sum of Twenty-one Thousand Three Hundred Fifty and no/100-----(# 21, 350.00), which Note, together with interest thereon as therein provided, is payable in monthly installments of One Hundred Fifty-two and 96/100-----(# 152.96), commencing the first ing al November hick payments are to be applied, first, to interest, and the balance to principal, until said industrying is paid in full.

any advances made by the Mortgages to the Marigagor, or his successor to title for any purpose, at any time before the ation of this Mortgage, but at no time shall this Marigage scare advances on access of access of access of access of Twenty-ope Thousand Three Hundred more at an in excess of Fifty and no/100-Dollars (\$ 21,350.00 d that, nothing herein contained shall be considered as limiting the amounts that shall be scared hereby when advanced in of in accordance with commants contained in the Marigage.

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 mortgaged, be declared due and payable at once. THE MORTGAGOR COVENANTS: