Reg. No. 3,542 Fee Paid \$53.00 Mortgage Fi J イモルなど BOOK 152 Loan No. #2857 · THE UNDERSIGNED, Darrel L. Miller and Barbara A. Miller, husband and wife State of Kansas of Lawrence A County of Douglas hereinalter referred to as the Mortgagor, does hereby mortgage and warrant to. LAWRENCE SAVINGS ASSOCIATION a corporation organized, and existing, under the laws of Harnest velocie up harris brint THE STATE OF KANSAS March Borris - - hereinalter referred to as the Mortganee, the following real-estate \$ 3 in the County of Douglas , in the States of Kansas I to-witin the Viger on Lot Sixteen (16) in Holiday Hills No. 8, an Addition to the City of Lawrence, as shown by the recorded plat thereof. "The Mortgagors understand and agree that this is a purchase money mortgage." Together with all buildings improvements intures or applications on breatter credit thereon or placed therein a rluding all alled used to supply heat, gas, airconflittioning, water, light, power, driveration, ventilation or other services an environment of the product devices and only hear, gas, alreadilitoning, water, dight, to lessers is conjourney or appropriate, including screens, window shades/storm doors and windows, floor coverings, screen doors, in-a-door beds awings, stoves and water heaters (all of which are immediated to be and are hereby declared to be a part of said predicts which are hereby pledged, assigned, transferred and stovely unto the Mortgagee, whether now due or hereafter to become due as provided herein. The Mortgagee is hereby subrogated to the rights of all mortgagees, lienholders and wavers paid off by the proceeds of the Joan hereby secured. ner. tet TO HAVE AND TO HOLD the said property, with said buildings, improvements, instruces, appartures, apparatus and equipment, anto "Montgagee forever, for diff"ness herein set forth, free from all rights and benefits under the homestend" exemption and valuation daws my State, which said rights and benefits said Mortgagor does hereby release and waive. of any State, which TO SECURE (1) the payment of a Note executed by the Morissigor to the order of the Mortgagee bearing even date berewith in the principal sum of Twenty-one Thousand Two Hundred and no/100------ Dollar 9, which Note, together with interest thereon as therein provided, is payable in monthly installments of (\$. 21.200.00 One Hundred Forty-four and 63/100-----(\$ 144.63), commencing the first day of February

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 Mortgager 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 each additional ure advances on account of said original Note together with such additional

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Twenty-one Thousand Two Hundred Dollars (\$ 21,200.00) 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 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 THE MORTGAGOR COVENANTS:

R COVENANTS: 1 indeltedness and the inferest thereon as herein and in said note provided, or according to any agreement extending reof: (2) To pay when the and before my neight, attaches thereto all taxes, special taxes, special assessments, are service charges against said property linchring lines heretolore due, and to furnish Mortgage, upon request, for, and all such time scrended against said property shall be conclusively deemed valid for the purpose of this equation is in the instruction against said property shall be conclusively deemed valid for the purpose of the require to be instruct against and to provide public liability instraines and such other hazards requires the instruction against and to provide public liability instraines and the period of redeminion. for the fund instruction with the Mortgage during said period or period, and contain the usual clusse satisfactory to the Mortgage making rights against a more the against and to provide public liability instrained in the set function to the Mortgage making intragree, and in rase of foreolosing and period or period, and contain the usual clusse satisfactory to the Mortgage making rights are any grantee in a Masters or Commission and the set function of sale, aware of any deficiency, any these receipts, where the secretion all class structure required in the signed by the instruction of the mortgage allocitant differentiation of the signed by the the satisfactory to the Mortgage to remove the signed by the proceeds of any informate claim to the signed by the instruction of the property or more the indebtodies is commone and property signed and induction of the property or more the indebtodies is commone and promptly coupler the rebuilding or restoration of the property or more the indebtodies is commone and promptly coupler the rebuilding or restoration of the property or apon the indebtodies is commone and promptly coupler the rebuilding or restoration of the property or apon the indebtodies is commone and promptly coupler $\Lambda_{-}(1)$ To pay said indebtedness and the inter-time of payment thereof: (2) To pay when due τ changes, and sever service charges against sa the Mortgage, may require b

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property curing this indebtedness. I premise to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalent one-twelfth of such items. Alich dayments may, at the option of the Mortgagee, (a) be held by it and commingled with other such inds or ite own funds for the payment of such items; (b) be carried to a swings account and withdrawn by it to pay such items; or otherweited to the manifold palance of said indebtedness as received, provided that the Mortgagee advances upon this obligation sums ithough to pay said items as the same accute and become payable. If the amount estimated to be sufficient to pay said items is not ufficient. Upremise to pay the difference upon demand. If such sums are held or carried in a savings account, the same arc hereby pledged items recurs this indebtedness. The Mortgagee is authorized to pay said items as charged or billed without further inquiry.