

Reg. No. 3,729 Fee Paid \$54.00

MORTGAGE

和礼

1-102-2M-7-67

MORTGAGE-Savings and Loan Form

This Indenture, Made this sl 4th day of LOAN NO. 470654 March A. D., 1969

16474 BOOK 153

by and between John H. Oliphant and Darlene E. Oliphant, husband and wife,

WITNESSETH, That the Mortgagor, for and in consideration of the sum of Twenty-One Thousand Six.

DOLLARS,

> Lot Twenty-nine (29) in WESTRIDGE NUMBER TWO, an Addition to the City of Lawrence, as shown by the recorded plat thereof, Douglas County, Kansas.

It is agreed and understood that this is a purchase money mortgage.

TO HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and purtherances thereunto belonging, and the rents, issues, and profits thereof: and also all apparatus, machinery, fixt chattels, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantels, light fixtures, reartors, elevators, screens, streen doors, storm windows, storm doors, awnings, blinds and all other fixtures of what and all structures gas and oil tanks and equipment erected or placed in or upon the said real estate or attached to or percention with the said real estate, or to any pipes or fixtures therein for the purpose of heating, lighting, or real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the said real estate and all owner or not, all of which apparatus, machinery, chattels and the estate, right, title and interest or by doring apprinting to the mortgaged premises unto the Mortgage, and the destate, right, title and interest or Mortgager of, in and to the mortgaged premises unto the Mortgage, forever.

chomsoever. PROVIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of TWCDLY-ONC THOUGHT SIX HUNGIES and NO. 100-----DULLARS, with interest thereon and such charges and dvances as may become due to the mortgagee under the terms and conditions of the promissory note of even date here-ith, secured hereby, executed by mortgagor to the mortgagee, the terms of which are incorporated herein by this refer-nce, payable as expressed in said note, and to secure the performance of all of the terms and conditions contained in and note. IT IS the intention and agre

ge shall also secure them or their success which the said mortga or otherwise. This mo presentatives, successo nt of the parties hereto that this In 15 the intention and agreement of the parties hereto the infiginal indebtedness, any future advances made to said mortgan nortgagee, and any and all indebtedness in addition to the amou nay owe to the mortgagee, however evidenced, whether by an full force and effect between the parties hereto and their he all amounts secured hereunder, including future advances, are p present indebtedness for any cause, the total debt on any such pecified causes be considered matured and draw ten per cent in oreclosure or otherwise.

specific dasses be considered matured and draw ten per cast interast and be collectible out of the proceeds of sale through specific dasses be considered matured and draw ten per cast interast and be collectible out of the proceeds of sale through through the costs of the improvements and that the same will be soleppiled before using any part of the total for morths prior to the date hered, the mortgager will receive the proceeds of this ioan as a trust fund to be applied first to my other purpose that if work cases on any proposed improvements, repairs, or alternitions for approvement repairs, or alternitions of said prime-example of the total for my other purpose that for work cases on any proposed improvements, repairs, or alternitions and payable or said mortgager my take possession of said primises, and let contract for or proceet with the completion of said improvements repairs, or alternitions the same the same thread payable or said mortgager of completing said improvements, repairs, or alterations exceed the halone due said mortgager or paired of the date and secured by this improvements, repairs, or alternitions texced the halone due said mortgager or rescales of natural depresaint, will keep said property and the improvements thereon at all times in good condition and repairs and and secured by this improvements, as herein provided, the mortgager or use that here on thing done and not due and there of matures, instance preniums, assessment and recording few, levies. Initiations conditions, make any reasonable expenditure or outlay necessary thereander. That the mortgager is all prime while works or marks as all damares and compression and there does all there is and should there or many date property shall be damaged either by public works or mixing and the form using and nortgager is and secure and to the mortgager to keep said property shall be condemed or taken for public uses and nortgager is out and and the damaged either by public works or mixing a said none and this mortgager. T

御