

to-wit:

, 1969 .

Mortgage 16475

## BOOK 153

Loan No. DC#2891 THE UNDERSIGNED.

Jarl Ingram and Colleen Ingram, 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

in the County of Douglas \*\* , in the State of Kansas

Lot Three (3), in The Sub-division of a portion of Block Thirty-one (31), West Lawrence, within the City of Lawrence, in Douglas County, Kansas.

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

Together with all buildings, improvements, fatures or apportenances now or apportug, equipment, lixtures or articles, whether in single units or centrally contra-ower, infrageration, ventilation or other services and any other thing now of here o lesses is customery or appropriate, including screeps, window shades, storm -eds, usuings, stores and water heaters (all of which are intended to be and are divided) attached thereto or not i: and also together with all casements and the including assigned, transformed and set over unto the Mortgagee, whether now file or a breedy subrogated to the rights of all martgagees, lightholders and rewners paid and windows floot coverings, seven doors, mandoor div declared to be a part of said real estate whether, issues and prains of said premises which are barely after to become due as provided herein. The Mortzagne-the proceeds of the loan hereby secured.

TO R WE AND TO HOLD the said property, with said buildings, im Martgagee forever, for the uses herein set forth. Free from all rights tures, appurtenances, apparatus and equipment, unto under the homestead, exemption and valuation laws

R.

of

(1) the payment of a Note executed by the Mortgagor to the order of the Mortgager bearing even da Sixteen Thousand Five Hundred and no/100-------16,500.00 , which Note, together with interest thereon as therein provided, is payable 18-One Hundred Thirty and 42/100- - - - - -

(\$ 130.42 ), commencing-the first day of May

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 Mortgagor, or, his successor in title, for any purpose, at any time before the celease and ancellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Note together with such additional

Names in a sum in excess of Sixteen. Thousand Five Hundred and no/100 Dollars (\$ 16,500.00 considered as limiting the amounts that shall be ed m the Mortgage.

(3) the performance of all of the overannes 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 balancer 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 indefated in time of payment thereof. (2)