268

The Morgagors believe agree to pay all taxes assessed on said property before any penalties or costs accrue thereon and also agree to keep said property insufed in favor of the Morgagee in an amount satisfactory to Morgagee; in default whereof the Morgagee may pay the rives and account penalties, interest and losts, and may insure the same at the expense of the Morgagors, and the expense of isuch taxes and account penalties, interest and costs, and insurance, shall from the date of payment thereof become an additional lien under this emorgage on the above described property, and shall begranterest at the rate of len Percent 10%) per annum until paid to the Morgagee.

This mortgage shall be void if all payments are made as provided in said note and in this mortgage. Fine is, of the essence. If default is made in any such payment, then the whole of the principal secured by this mortgage, with interest, shall become immediately due and payable, at the option of the Mortgagee; and it shall be lawful for the Mortgagee at any time thereafter to take possession of said property and foreclose and sell the same not any part thereof, in the manuer prescribed by law, appraisament of said property and all benefits of the Homestead, Exemptions and May Likes of the State of Kansas being hereby expressive whited by the Mortgagote:

IN WITNESS WITEREOF, the Mortgagors have hereunto subscribed their names on the May and year first above

And W. Then firing .

STATE OF KANSAS

BE IT REMEMBERED, that on this 15th pay of April 1999, before me, the understand a Notary Public in and for the County and State Storesaid, came Ira W. Ikanbaray & Sylvia 1.

Ikanbaray H. aktand & Wife to me personally known to be the same persons who executed the pithin instrument of wine E. and such persons duly acknowledged the account of wine E. and such persons duly acknowledged the account of wine E. and such persons duly acknowledged the account of wine E. and such persons duly acknowledged the account of wine E. and such persons duly acknowledged the account of wine E. and such persons duly acknowledged the account of the such persons duly acknowledged the same persons who executed the pithin in-

written.

NOTARL

SOUNLIC 3

AURLIC 3

AURLIC

Robert J. Con July 19

Form No. Ks 311

Recorded April 21, 1969 at 9:47 A.M.

Your Beam Register of Deeds

Reg. No. 3,801 Fee Paid \$3.75

BOOK 153

16824

REAL ESTATE MORTGAGE

This mortgage made on the 17 day of April 196 9 between Julio F. Garcia

(A widower) hereinafter referred to as MORTGAGORS, and ASSOCIATES FINANCE INC. when the second se

WITNESSETH: Merigagors jointly and severally grant, bargain, sell, convey and mortgage to Mortgages, its successors and assigns, the real

Five Hundred Dollars and No Cents Dollars is 1500.00

The property hereby mortgaged, and described below, includes all tenements, easements, appurtenances, rights, privileges, interests, rents, issues, profits, fixtures and applicances thereunto attaching or in any wise thereunto appetitating.

TO HAVE AND TO HOLD the said property hereinafter described, with all the privileges and appurtenances thereunto belonging unto marigages its successors and assigns, to ever, and marigages hereby covenant that marigages are selected as good and perfect title to said property in see simple and have authority to convey the same, that the title so conveyed as clear, tree and unencumbered except as hereinafter appears and that marigages will forever warrant and defend the same unto marigages against all claims whatsoever except those prior encumbrances, it any, hereinafter

If mortgagors shall fully perform all the terms and conditions of this mortgage and shall pay in full, in accordance with its terms, the obligations which this mortgage secures, then this mortgage shall be null, void and of no further force and effect.