

BOOK 154

Mortgage

Loan No. DC-2935

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THE UNDERSIGNED,

Richard D. Boice, a single man

bereinafter 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 Mortgauee, the following real estate

in the County of Douglas in the State of Kansas , to-wit:

Lot 2, in Sloan Addition, an Addition in Douglas County, Kansas, as shown by the recorded plat thereof.

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

Together with all buildings, improvements, betwees or apportenances now or hereafter errored thereon or place'd therein, including all apparatus, equipment, fixtures or attudes, whether in single units or centrally controlled used to such beat, gas, alreembining, water, light, power, religeration, ventilation or other services, and any other thing now or hereafter therein as thereon, the furnishing of which by leasure to bessess is customary or appropriate, encluding streems, window shades, storm doors side variances, approximate, according screens, window shades, storm doors side variances, approximate, according screens, window shades, storm doors side variances, approximate, screen doors, including playsically attached thereto or not); and also together with all caselineated to be and the tends, issues and produce of and premises which are hereby pledged, assigned, transferred and set over mus the Mortgager, whether any already to be concerded to be reported to be approved to the rights of all mortgageres, herabolders and weners paid off by the proceeded to here approved to the rights of all mortgagers.

TO HAWE AND TO HOLD the said property, with said buildings, improvements, hyteres, appartitionances, apparatus and equipment, unto said Mortgagee forever, for the uses herein set forth, free from all rights and henotits under the homesroad, exemption and valuation laws of any State, which said rights and benefits said Mortgagor does hereby release and waive.

TO SECURE (1) the payment of a Note executed by the Mortgagor to the order of the Mortgage hearing even date herewith in the principal sum of Twenty-three Thousand Seven Hundred and no/100----- Dollars (23,700.00)), which Note, together with interest therein provided, is payable in monthly installments of One Hundred Eighty-six and 88/100------ Dollars (3 186.88), commencing the first day of August , 19 69,

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 release and cancellation of this Mortgage, but at no time shall this Mortgage secure advances on account of said original Note together with such additional

advances, in a sum in excess of Twenty-three Thousand Seven Hundred and $\frac{n0/100}{Dollars}$ (§ 23,700.00), 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 due and payable at once. THE MORTGAGOR COVENANTS:

A (1) for pay said indebtedness and the interest thereon as here in all in said net provided, or according to any agreement extending the charges and sever service charges against said property lineluding those heretolore (u), and to furnish Mortgagee, more request to the Mortgagee agreement and the bolice any periods of provide value of the period of redemption. For the Mortgagee agreement and the bolice ary periods of the periods of the more and the bolice ary periods and in case of ore close the the manane as the Mortgagee agreement and the dortgagee is all the proceeds and in the second of the period of the more agreement and the dortgagee is all the second and the second of the dortgagee is and the foreignee in the foreignee in a solar determine in a Master's or Commissioner's determine and to execute and below and below any deficiency of the Mortgagee and the Mortgagee and the second of the period of the period of the periods of the manane as the Mortgagee and the second and the case of lose under such other marane as the Mortgage and the second of the period of the period of the periods of the Mortgagee and the dort agree is all the second and the case of lose under such other marane as the Mortgage and the second of the period of the dortgage is second and the second of the period of the dortgage is and the dortgage and the second of the dortgage is and the dortgage and the second of the dortgage is and the dortgage and the second of the dortgage is all the dortgage and the second of the period of the dortgage is and the second of the dortgage is and the dortgage and the second of the dortgage is and the second of the property of the Mortgage and the second of the property of the Mortgage and the second of the property of the Mortgage and the second of the property of the Mortgage and the second of the property of the Mortgage and the second and the second of the property of the Mortgage and the second of the property of the Mortgage and the second and the second of the property of the dortgage and the

B In order to provide for the payment of taxes, assessments, insurance premiums, and other annual charges upon the property securing this indebtedness, I promise to pay monthly to the Mortgagee, in addition to the above payments, a sum estimated to be equivalent to one-twelfth of such items, which payments may, at the option of the Mortgagee, (a) be held by it and commingled with other such funds or its own funds for the payment of such items; (b) be carried in a savings account and withdrawn by it to pay such items; or (c) be credited to the unpaid balance of said indebtedness as received, provided that the Mortgagee advances upon this obligation sums sufficient to pay said items as the same accrue and become payable. If the amount estimated to be savings account, the same are hereby pledged to further such theres. The Mortgagee is utbefored to avail as charged existing account, the same are hereby pledged to further such the same are thereby pledged.