Mortgage BOOK 156 20129 Loan No. M-3010 THE UNDERSIGNED. Joseph Howard Rytting and Barbara KayRytting; husband and wife

of 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

in :

hereinafter referred to as the Mortgagee, the following real estate:

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

Lot Nine (9), in Block Four (4), in Prairie Meadows No. 2 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, fixtures or applicitenances now or bereafter created thereon or placed therein, including all apparatus grupiment dixtures or articles, whether in single units or centrally controlled, used to supply heat, gas, airconditioning, water, light, power, refrigeration, ventilation or other services, and/any other thing now or hereafter therein or thereon, the furnishaad of which hy lessors to bescess is customary or appropriate, including screens, window shades, storm doors and windows, floar coverings, screen doors, headour beds, awnings, stores and water leaders (all of which are intended to be and are hereby occlared to be a part of soid real estate whether physically attached thereto or nofice and to together suit all easements and, the rents, assues and profiles of such premies which are hereby pleaged, assigned, transferred and set over unto the Mortgagee, whether, now due of hereafter to be seen as provided herein. The Mortgager is hereby subrugated to the rights of all mortgagees, lienholders and owners pair off by the proceeds of the loan hereby secured.

TO HAVE AND TO HOLD the said property, with said buildings; inprovements, fixtures, apparenances, apparatus and equipment, unto said Mortgagee forever, for the uses herein set forth, bee from all rights and benefits under the horizestead; exemption and valuation laws and any State, which said sights 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 Mortgagee bearing even date herewith in the principal sum of Twenty-two Thousand and no/100-----

), which Note, together with interest Thereon as therein provided, is payable in monthly installments of (\$ 22,000.00

One Hundred Seventy-seven and 15/100-(\$" 1.77 . 15 -), commencing the first day of April . 1970 .

which payments are to be applied, first, to interestioned 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

in a sum in excess of Twenty-two Thousand and no/100-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 decordance with covenants contained in the Mortgage.

-Upon transfer of all of the requestions of the Mortrager to the Mortrager, as contained herein and in said Note balance remaining due hereunder may, at the option of the mortgagee, be declared due and payable at once. THE MORTGAGOR COVENANTS: -

THE MORTGAGOR COVENANTS:A (1) To pay said indebicities and the interest thereon as berrin and in such as the provided, or according to any spreement extending the interest charges against said property including those hereitors all taxes, special taxes, special assessments extending the interest charges, and sever service charges against said property including those hereitors all taxes, special taxes, special assessments in the interest charges against said property including those hereitors dig() and to iternia Mortgage, upon the indepretent constraints and to provide public limitity imprace and such the for the purplese of this is the Mortgages may require to be insured against, and to provide public limitity imprace and such the Mortgages set the addition of the period of redemption, for the full insurable to the require, thill sail indebictedness is fully paid, or in case of forechoure, until expiration of the period of redemption, for the full insurable provide there to in such companies, through such agent period of period, and to contain the asal clause satisfactory to the Mortgage may require in a Master's or Commissioner's deed, and in case of lose on the owner of the period to be signed to the insurance of any deficiency and the Mortgage is and companies, in its discretion, all claims there and to execute and deliver such and the Mertgage is anthering in the Mortgage claims and releases required of limit to be signed by the Mortgage for such and the proved of any insurance claim to the insurance and prime such policies. The Mertgage is anthoring to approve and a such interest in the insurance of the period is and the size of the mortgage is an advective of any insurance claim to the insurance of the period is the Mertgage is anthoring to adjust collet agent on a master of any insurance claim to the insurance of the period is the Mertgage is anthoring to adjust collet agent on a deal to execute and the insurance companies. The master adjust collet agent is shall be adjusted to apply the p

B In order to provide for the payment of taxes, assessments, insdrance premiums, and other filmual charges upon the property scoring this indebtedness. I promise to pay monthly to the Mortgogee, in addition to the above payments a sum estimated to be equivalent to one-track this indebtedness. I promise to pay monthly to the Mortgogee, in addition to the above payments a sum estimated to be equivalent funds or the own funds for the payment of such items, to be or the Mortgogee, in addition to the indepted by it and commingled with other such funds or the own funds for the payment of such items (16) be carried in a saving account and withdrawn by it to pay such items; or (1) be credited to the unguid balance of said indebtedness as received, provided that the Mortgagee advances upon this obligation sum sufficient to pay said items as the same accrue and become payable. If the amount estimated to be sufficient to pay said items is not sufficient, i promise to pay the difference upon demand. If such sums are heid or carried in a savings account; the same are height to further secure this indebtedness. The Mortgagee is authorized to pay said items as charged or hilled without further inquiry.