## 21402

## Mortgage

THE UNDERSIGNED, BOOK 157 16. - 16

Y ...... - # the state

Bernard R. Kennedy, Sr. and Bernice Kennedy, 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

. to-wite

Beginning at a point 36 feet West and 94.65 feet North of the Northwest corner of Reserve No. 2, Lawrence, Kansas, thence to the left on a curve with a radius of 61 feet to a point on the section line 61 feet West and 100 feet North of said Reserve Number 2, thence North on section line 270.45 feet to a point on the A. T. & S. F. Railroad right of way, thence Southeast along said Railroad right of way 251.43 feet, thence West 75.38 feet, thence South 45.35 feet to the point of beginning, containing 0.29 acres, more or less, Douglas County, Kansas.

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

Together with all buildings, improvements, fixtures or appurtenances now or hereafter erected thereon or placed therein, including all apparatus, equipment, fixtures of 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 furnishing of which by lessers to lestees the customary or appropriate, including services, window shades storm doors and window, floor coverings, server doors, in addoor beds, awtings, stores and water heaters (all of which are intended to be and are hereby declared to be a part of said real estate whether physically attached thereto or not1; and also together with all essements and the rents, issues and profits of said premises which are hereby pledeed, asseined, transferred and set over unto the Mortgagee, whether any due or hereafter to become due as provided herein. The Mortgagees is hereby subrogated to the rights of all mortgagees, liceholders and owners paid off by the proceeds of the loan hereby secured.

TO HAVE AND TO HOLD the said property, with said buildings, improvements, fixtures, appartenances, apparatus and equipment, anto said Morgagee forever, for the uses herein set forth, free from all rights and benefits under the homestead, exemption and valuation laws of any State, which said rights and benefits said Morgagor does hereby release and waive.

(1) the payment of a Note executed by	the Mortgagor to the	order of the Mortz	acce bearing	, esen dáte her	ewith in the w	furted over at
Six Thousand and no/100-				the set of		Dollars
	Note, together with		therein prov	ided, is payab		
Ninety-five and 78/100				· · · · · · · · · · · · · · · · · · ·	• * * *	r - Dollars
(\$ 95.78 ), commencing the	first		day of	July.		, 19 70,
which payments are to be applied, first, to in	tcrest, and the balan	e to princinal unt	il said indebt	edness is paid i	n 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 Six Thousand and no/100----Dollars (\$ 6,000.00 ), 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) To pay said indebtedness and the interest hereon as herein and in said note provided, or according to any agreement of the time of payment thereof; (2) To pay when due and before any penalty attaches thereto all taxes, special area, special area water charges, and sweer service charges against said property (including those heretofore due), and to furnish Mortgage, upon duplicate receipts therefor, and all such items extended against said property shall be conclusively deemed valid for the purpose requirement; (3) To keep the improvements new or hereafter upon said property shall be conclusively deemed valid for the purpose as the Mortgagee may require to be insured against said to provide public liability insurance and such other insurance as the M may require, until said indebtedness is fully paid, or in case of forefolowre, until expiration of the period of the form as the Mortgagee may induce the insured against said property shall be satisfactory to the Mortgagee them payable to the Mortgagee; and in case of forefol or periods, and contain the usal clause satisfactory to the Mortgagee them payable to the Mortgagee; and in case of forefol or periods, and contain the usal clause satisfactory to the Mortgagee them gargees to sign, upon demand, all receipts, youchers and relations thereander and to execute and deliver on behall of the all necessary prools of less, receipts, workers and relations thereander and to be signed by the Insurance companies. Mortgagee agrees to sign, upon demand, all receipts, yourhers and releases required to he signed by the Mortgagee for such and the Mortgagee is authorized to apply the proceeds of any insurance chain to the restoration of the property or upon the ind hereby secured in the discretion, and to provide and repairs, without sease, and include in provements and interestores in pay demand all to be proved to any provide of the indebtedness is paid in full; (4) Inmedia destruction or damage, to commence and prompily complet the rebuilding or restoration of heir here