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Reg. No. 4,786 7 Fee Paid \$39.25

## BOOK 157 21506

Loan No. M-3050 - THE UNDERSIGNED,

Mortgage

John E. Weston, a single man and Marilynn A. Osborne, a single woman

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 \*

bereinafter referred to as the Mortgagee, the following real estate

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

Part of Lots 1, 2 and 19 in Block 5 in Park Hill Addition, an Addition to the City of Lawrence all more particularly described as follows: The West 20 feet of Lot 1, and the West 20 feet of the North Half of Lot 2 and all of Lot 19 except the following tract: Commencing at a point on the Northwestern corner of Lot 19; thence Northeasterly 7.09 feet along the more front or Northern boundary line of Lot N; thence in a Southerly direction along a radial line 125.73 feet to a pin located on the rear or Southern boundary line of Lot 19; thence Southwesterly along the rear or Southern boundary line of Lot 19; thence in a Northerly direction

along the Western boundary line of Lot 19, 126,16 feet to the place of beginning in Douglas County, Kansas.

The Mortgagors understand and agree that this is a purchase money mortgage. Together with all buddings, improvements, intures or appurtenences now or hereafter creeted thereon or placed therein, including all apparture, equipment, instances or articles, whether in single units or centrally controlled, used to apply heat, gas atremditioning, water high, how or retrigeration, ventilation or other servers, and any other thing now or hereafter therein or thereon, the furnishing of which by lessers to besees is curtomary or appropriate, including screens, window shades, storm doors and andows. Boo, coverings, screen doors, insidour best awarings stores and water heaters fail of which are intended to be and are hereby declared to be a part of said real estate whether physically, attached therets or antic, and also-together with all exactnents and the rents, issues and profits of said primises which are hereby include assigned, transferred and as over north the Mortgageer, whether now due or hereafter to be some the as privided herein. The Mortgager includes assigned, transferred and as over north the Mortgageer, whether now due or hereafter to be some the screed.

TO HAVE AND TO HOLD the and property, with said buildings, informations, fixtures, apparenties, apparatus and equiptment, notesaid Mortragee forces, for the assis becaus set forth, free from all rights and lequints under the homestead, exemption and submation have of any State, which said rights and benefits and Mortgager does hereby release and waive;

(1) the payment of a Note executed by the Mortgagor to the	otder of the Morigagee bearing even date herewith in r	the principal man of
Fifteen Thousand Seven Hundred Fifty		
	interest thereon as therein provided, is payable in mon	- A start - I
One Hundred Forty-four and 27/100-		
(\$ 144.27 ), commencing the first	day of August	, 19 70 ,
which payments are to be applied, first, to interest, and the balance	e to principal antil said indebtedness is paid in full.	

cancellation of this Morigage, but at on time shall this Morigage scure advances on account of said original Note together with such additional Fifteen Thousand Seven Hundred

(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: