

Mortgage

and the second sec

THE UNDERSIGNED,

McGrew Real Estate, Inc.

BOOK 161

of Lawrence -, County of Douglas. State of Kansas

hereinafter referred to as the Mortgagor, does hereby mortgage and warrant to

THE LAWRENCE SAVINGS ASSOCIATION

a competation arganized and when the state

THE STATE OF KANSAS

hereinalter referred to as the Mortgagee, the following real estate

in the County of Douglas , in the State of Kansas

Lot Five (5), in Country Club North, an Addition to the City of Lawrence, as shown by the recorded plat thereof.

Montaggers

Together with all buildings, improvements, instance and agree thriat this is a purchase money mortgage, apparatus, equipment, fixtures or articles, whether in single units or centrally controlled, used to supply heat, gas arrowiditening, water, high power, refrigeration, ventilation or other services, and any other thing new or hereafter created thereon or planed therein, including all power, refrigeration, ventilation or other services, and any other thing new or hereafter thereon or thereon, the furnishing of which by legare beds, assumery or appropriate, including screens, window shades story doors and windows. floer revenings, screen doors, in-addoor including streens, window shades story doors and windows. floer revenings, screen doors, in-addoor physically attrached thereto or notif, and also toreither with all easements and the rents, usings and prohits of east rest scale for because and prohits of said premises which are hereby pledged, assigned, transferred and set over uno the Mortgagee, hierholders and owners paid off by the promote of the board hereby. The Mortgagees, is hereby subrogated to the rights of all mortgagees, lienholders and owners paid off by the promote of the board hereby. The Mortgagees is hereby subrogated to the rights of all mortgagees, lienholders and owners paid off by the promote of the board hereby.

of any State, which said rights and benefits said Mortgager desc forces from all rights and benefits under the bouncated, exemption and valuation have

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-seven Thousand and no/100	
(\$ 27,000.00), which Note, together with interest therein as therein provided, is payable in m	onthly installments of
Two Hundred Two and 85/100	Doflars
(\$202.85), commencing the 'first . day of August	,19 71,
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-Saven Thousand and no/100-----Dollars (\$ 27,000.00), 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 Mortgagee, 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 thereon as herein and in said note provided, or according to any agreement extending water charges, and sever service charges against said property lincluding thus, heretofore due), and to lurnish Mortagaee, upon request duplicate receipts therefor, and all such items extended against said property shall be conclusively deemed valid for the purpose of this as the Mortagaee may require to be insuced against; and to provide public liability insurance and such other insurance as the Mortagaee and require units, through such agents in case of foreclosure, unit avail indebtedness is fully guid, or in case of foreclosure, and is expiration of the period of redemption, for the full insurable policies shall be contained in a such form as shall be satisfactory to the Mortagaee; such insurable applies to the Mortagaee; and in case of foreclosure, and is such form as shall be satisfactory to the Mortagaee; and in case of incredosure all of the over of the certificate of alls, owner of any deficiency, any value thereof, in such companies, through such agents or brokers, and in such form as shall be satisfactory to the Mortagaee; and in case of incredosure all periods, and contain the usual clause satisfactory to the Mortagaee; and in case of incredosure all periods, and contain the usual clause satisfactory to the Mortagaee; and in case of incredosure and releases required to be signed by the Mortagaee for such purpose; and there Mortagaee is authorized to apply the proceeds of any insurance clause required to be signed to the Mortagaee and promptly complete the rebuilding or restoration of the property or upon the indebtedness and prometry scaling and releases required to the industry the Mortagaee for such purpose; thereby secured in its discretion, but monthly payments shall continue until said indebtedness is paid or apply the proceeds of any insurance clause is start in full; (10 Immediate) after on said premises, unless Mortagaee elose in apply the nereceipt secure a