MORTGAGE-Savings and Loan Form

76559 BOOK 127 MORTGAGE

LOAN NO. 470018

Chis Judeniure, Mada this 18th day of April A. D. 1951 Robert L. Elder & Wilma J. Elder, his wife; Johnny B. Ezell & Namcy J. by and between Kzall, his wife; & Michael L. Jamimon & Virginia F. Jamison, his wife;

WITNESSETH, That the Mortgagor, for and in consideration of the sum of Fifteen Thousand Five Rondred cessors and assigns, for State of Kannas, to-wit;

Lot Number 16 in Block Number 3, in Park Hill Addition, an

Addition to the City of Lawrence, as shown by the Replat of said Block Three

designated as Sheet Number 3-B filed and recorded in the Office of the Register

of Deeds of Douglas County, Kansas, October 18, 1956.

(This is a purchase money mortgage.)

TO HAVE and to hold the premises described, together with all and singular the tenements, hereditarn tenances thereunto belonging, and the rents, issues, and profits thereof; and also all apparatus, machine tical, turnaces, mechanical stokers, off burners, cabinets, sinks, formaces, heaters, ranges, mantels, ligh firs, deviators, screens, screen doors, storm windows, storm doors, awnings, block and all other firstness a and nature at present contained or hereafter placed in the building new or bereafter standing on the said all structure, ran and all tanks and comment areafted or placed to reveafter standing on the said stand structure. aced in the bui erected or place hereafter standing in the said real estat the purpose of he or future use or i intercome, gas and oil lanks and equipment erected or placed in or upon the tion with the mail real estate, or to any pipes or fixtures therein for the termination of the state, or the state of the state of the present or fit is whething therein, or for any purpose appertaining to the present or fit dement therein, or not all mechanizy, fixtures or chattles have or would adment therein, or not all mechanizy fittings or chatter and the all the prime a part of the freehold and capture that mortgages forever. DALSO the Mortgager coverants with the Mortgages that at the delivery adove conveyed and estimated of a good and indetexable estate of inheritane and (hat he will warrant and defend the tile there to forever against the war. t or futur

livery hereof he is the lawful owns writance therein, free and clear of all ist the claims and demands of all

OVIDED ALWAYS and this instrument is experited and delivered to secure the payment of the sum of Fifteer and First Hundred & Hovido (\$15,500,00) __DOLLARS, with interest thereon and such charges and as a may become due to the mortgage to the mortgage, the terms of which are incorporated herein by this metr-eurid hereby, executed by mortgage to the mortgages, the terms of which are incorporated herein by this metr-spahe as expressed in said note, and to secure the performance of all of the terms and conditions contained in

I nota. IT 12 the intention and agreement of the parties hereto that this mortgage shall also secure i rigains indeblemes, any future advances made to aid mortgagor, or any of them or their success rigaiges, and any and all indebtedness in addition to the amount shows stated which the aid mortgage for the mortgages, however evidenced, wholies to ynote, hoke secure to the This mort hull forces and effect between the parties hereto and their heirs, personal representatives, successors amounts secured hereunder, including future advances, are paid in full with shall at the same time sent indebtedness for any cause, the total debt on any such additional loans shall at the same time entitied causis be considered matured and draw ten per cent interest and be collectible out of the proces

mource of pinerwise. That if any improvements, repairs, or alterations have been comme the prior to the date hered, the mortgagor will receive the proceeds payment of the costs of the improvements, and that the same will it other purpose; that if work ceases on any proposed improvements, the possession of and premises of the contract for or proceed will alter possession of and premises of the proceeds of momy due a unpietum said improvements, repairs, or alterations exceed the bait additions and pay the costs thereof will due proceeds of momy due a additional actions when the transition of the proceeds of momy due as been completed trust fund to be id had a t applied before using any part of a, or alterations for a period of ebtedness due and payable or sa completion of said improvement ortgagor upon said loan and sha

der eminent domain, or in impensation paid therefor

may take procession of said promises will be contracted for or contracted will indexeduate the completion for a period of completing add improvements, repairs, or alternitons and pay the costs thereof out of the proceeds of memory downid the completion of and improvement of completing add improvements, repairs, or alternitons exceed the balance downids and the same strength of the said to the same strength of the e man un all damages and compensation paid the all damages and compensation paid the maid note and this mortgages, in his many second us or preserve the second us or preserve the second us or preserve the second by mortgages, to here against the mortgages to preserve the second by mortgages, to here against by mortgages against the module any such pr I expenses reasonably incurred or paid at any time by mortgages, ortgagor to perform or comply with the provisions in said note and ured by this mortgages.

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