514

Reg. No. 16,961 Fee Paid \$38.75

2500-10-60

LOAN NO.

77756 BOOK 128

MORTGAGE

Ohis Judenfurr. Made this first day of August A. D. 1961 Robert L. Elder & Wilma J. Elder, his wife; Johnny B. Ezell & Nancy J. by and between Ezell, his wife; & Michael L. Jamison & Virginia F. Jamison, his wife;

• :

MORTGAGE-Savings and Loan Form

WITNESSETH, That the Mortgagor, for and in consideration of the sum of Fifteen Thousand Five

lired and 2a/100 (\$15,500.00) -----DOLLARS, espit of which thereby acknowledged, does by these presents mortgage and warrant unto the Mortgages, its sue-rs and assignificoverer, all the following described real estate, situated in the County of Douglas

Lot Two (2), in Block Two (2), in South Hills, an Addition to the

City of Lawrence, as shown by the recorded plat thereof.

ters, ranges, mant blinds and all ot ight fix future u t or fut attachment thereto, or not, all a different thereto, or not, all a different thereto, or not, all a gagor of, in and to the mortgage AND ALSO the Mortgagor cover lies above conveyed and seized ces and that he will warrant an monver

AND delivery hereof he is the lawful owner of the theritance therein, free and clear of all encum minst the claims and demands of all person covenants with the Mortgagee eized of a good and indefeasih at and defend the title theret

meover. PROVIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of DOLLARS, with interest thereon and such char ances as may become due to the mortgagee under the terms and conditions of the promissory note of even da b, secured heredb, executed by mortgager to the mortgagee, the terms of which are incorporated herein by the b, payable as expressed in said note, and to secure the performance of all of the terms and conditions cent inde. ges and te here-is refer-nined in

IT 15 the intention and agreement of the parties hereto that this mortgage shall also secure in addition IT 15 the intention and agreement of the parties hereto that this mortgage shall also secure in addition ginal indebtedness, any future advances made to said mortgagor, or any of them or their successors in title, rigages, and any and all indebtedness in addition to the amount above stated which the said mortgager, or any o we to the mortgages, however evidenced, whether by note, book account or otherwise. This mortgage shall full force and effect between the parties hereto and their heirs, personal representatives, successors and asign ismounts secured hereunder, including future advances, are paid in full with interest; and upon the maturing sent indebtedness for any cause, the total debt on any such additional leans shall at the same time and for the effed causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of sale t

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4. MORTGAGE