20 1. 27 21.24 BOOK 130 MORTGAGE 79618 Lom No. C 942 This Indenture, made this 26th day of January A. D. 19 62 between Kenneth E. Elder and Carolyn L. Elder, husband and wife of Dougles County in the state of Kamasa, of the first part, and FIRST FEDERAL SAVINGS AND LOAN ASSOCI-ATION of OSAWATOMIE, Osswatomik, Kamasa, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the sum of _____ *Fifty-two Hundred, fifty and no/100* made to them her second party, and the further loans and advances hereinsfler specified, the receipt of which is thereby science/leged, do by these presents mortgage and warrant anto said second party, its successors and salams, all of the following described real estate, situated in the County of <u>Douglas</u> and State of Kanana, in writ-The South one half (S_2^+) of Lots numbered One Hundred Thirteen (113), One Hundred Fifteen (115), One Hundred Seventeen (117), One Hundred Nineteen (119), One Hundred Twenty One (121) and One Hundred Twenty Three (123) on Newton Street, Baldwin City, Douglas County, Kansas ther with all heating, lighting, and plumbing equipment and flixtures, including stokers and burners, screens, swnings, n windows and doord, and window shades or blinds, used on or in connection with said property, whether the same are located on mid property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, bereditaments and appurtenan o belonging, or in anywise appertaining, forever and warrant the title to the same. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of *Fifty-two Hundred, fifty and no/100* with interest thereon, advanced by mid First Federal Savings and Loan Association of Osawatomie, and further advance and such charges as may become due to said second party under the terms and conditions of the note secured hereby DOLLARS which note is by this reference made a part hereof, to be repaid in monthly installments of $\frac{55.00}{100}$ ch, including both principal and interest, First payment of \$ 65.00 due on or before the 1st March 19.62, and a like sum on or before the _____ day of each month there after until total amount of indebiedness to the Association, together with all further advances has been mid in full. day the unlit total amount or indebicement to the Association logother with all further advances has been paid in 1 It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advance due to first parties, or any of them, by second party, and any and all indebicements in addition to the amount atea which the first parties, or any of them, may one to the cond party, however, evidenced, whether by mole rount or otherwise. This mortgage shall remain in full force and affect between the parties hereto and their here inal representatives, successors and assigns, until all amounts due hereunder, including future advancements itinal ionan shall at the same time and for the same specified causes he considered matured and time to prove the collectible out of the proceeds of sale through forcelosure or otherwise. step parties agree to keep and maintain the buildings now on said premises or which may be good condition at all times, and not suffer waste or permit a nuisance thereon. First parties also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second par-including abstract expenses, because of the failure of first parties to perform or comply with the provisions in suc-and in this mortgage contained, and the same are hereby secured by this mortgage. In this interpret contains and use rate our factory secured of this interpret. First particle hereby assign to second party the reshs and income arising at any and all times from the property red to secure this note, and hereby subhraize second party or its agreets, at its option, upon default, to take cha a property and collect all resolve subhraize second party or its agreets, at its option, upon default, to take cha not repairs as improvements seams here as the particular second secon There are no unpaid labor or material bills outstanding which would result in a mechanic's lien again Any transfer of sold real estate shall be subject to the condition that the purchaser or purchasers shall also be liable for the payment of such indebtedness. The failure of second party to assert any of its rights hereunder at any time shall not be construed as a waive it to assert the same at a later time, and to insist upon and enforce strict compliance with all the terms and pre-said note and in this mortgage contained. If said first parties shall cause to be paid to second party the entire amount due if hereunder and under the term provisions of said note hereby secured, including future advances, and any extensions or renewais hereof, in acco-with the terms and provisions thereof, and comply with all the provisions in said note and in this mortgage co-then these presents shall be void, otherwise to remain in full force and effect, and second party shall be entitled have foredenaue of this mortgage or take any other legal action to protect its rights, and from the date of such defi-items of indettedness hereunder shall draw interest at the rate of 10% per annum. Appraisement and all benefits of stand and exemption laws are hereby waived. This mortgage shall be binding up on the heirs, executors, administrators, su-Henneth E. Elder Earalyn & Elder Carolyn L. Elder Graphic-News Print 1M 2-61

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