Reg. No. 51

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ORTGAGE-Savings and Loan Form (Direct Reduction		Hall Litho Co., Inc., Topeka
BOOK 139 260 MO	RTGAGE	
	KIONOL .	Loan No. DR 1433
THIS INDENTURE, made this 3rd day	of February	19.65 , by and between
CLAUDE E. ELMS and ALICE	MAE ELMS , hustand	and wife
Douglas County, Kansas, as mort	gagor s , and	
COMMERCE SAVINGS AND LOAN AS	SOCIATION	a corporation organized and existing
nder the laws of Kansas with its principal office and pla		
MITNESSETH: That said mortgagor, for and in	consideration of the sum of	
Seventeen Thousand Five Hundred		lo/100 Dollars (\$ 17,500.00 ).
to receipt of which is hereby acknowledged, doby these	presents mortgage and warra	nt unto said mortgages, its successors
ad assigns, forever, all the following described real estate, ad State of Kansas, to-wit:	susances in the county of	Trung son
The West 150 feet of Tract No. 7	7 and the East 150 fee	et of Tract No. 12,
in Southeast Lawrence Surburban in Township 13, South of Range 2		
Meridian,		
mother with all bastless Medales and August		
ogether with all heating, lighting, and plumbing equipment indows and doors, and window shades or blinds, used on o a said property or hereafter placed thereon.	and fixtures, including stoken r in connection with said prope	and burners, screens, awnings, storm rty, whether the same are now located
TO HAVE AND TO HOLD THE SAME, together with	all and singular the tenemer	ats, hereditaments and appurtenances
ereunto belonging, or in anywise appertaining, forever, as		
int with said mortgages that <u>they are</u> , at the id described, and <u></u>		
d that _L hoy_ will warrant and defend the title thereto		
PROVIDED ALWAYS, and this instrument is executed		
SEVENTEEN THUSAND FIVE HUNDRED		10/100
d conditions of the promissory note of even date herewith	som my such ha doe mud hulden	en en swort montrgamen munder sug feilles
d conditions of the promissory note of even data herewith gee, payable as expressed in said note, and to secure the rms of said note are hereby incorporated herein by this r	performance of all the terms .	and conditions contained therein. The
It is the intention and agreement of the parties here to the	at this mortgage shall also see	ure any future advances made to said
vigager. I by said mortgagee, and any and all indebted y of them, may over to said mortgagee, however evidences main in full force and effect between the parties hereto an amounts secured hereunder, including future advances, a	d, whether by note, book accound their beirs paragraphic parts accound their beirs paragraphic paragraphic terms accound their beirs paragraphic parag	bove stated which said mortgagors, or nt or otherwise. This mortgage shall
amounts secured hereunder, including future advances, a	re paid in full with interest.	ntacives, successors and assigns, until
The mortgagor_ hereby assign_ to said mortgages a hereby authorize said mortgages or its agent, at its opt facome therefrom and apply the same to the payment of improvements necessary to keep said property in tenantal the note hereby secured. This rent assignment shall cont ing of possession hereunder shall in no manner prevent o otherwise.	ion, upon default, to take charg	any and all times from said property e of said property and collect all rents
improvements necessary to keep said property in tenantal the note hereby secured. This rent assignment shall cont	ale condition, or to other charge inue in force until the unpaid h	alance of said note is fully paid. The
otherwise.	r retard said mortgages in the	collection of said sums by foreclosure -
There are no unpaid labor or material bills outstanding Any transfer of said real estate shall be subject to the payment of such indebtedness.	which would result in a mecha	nic's lien against this property.
		the second s
The failure of the mortgagee to assert any of its rights ht to assert the same at any later time, and to insist upor d note and of this mortgage.	a hereunder at any time shall a and enforce strict compliance	not be construed as a waiver of its with all the terms and provisions of
If said mortgagor a shall cause to be paid to said mort wisions of said note hereby secured, including future adv	vances, and any extensions or	renewals thereof in accordance with
terms and provisions thereof, and if said morigagor. 5. ah a these presents shall be void; otherwise to remain in ful sion of all of said property, and may, at its option, declare immediately due and payable, and may foreclose this most date of such default all items of indebtedness secured her. This mortemen shall be the success of the literature of the	all comply with all the provision of and said main the whole of said note and said material said and said the said said said said said said said said	ons of said note and of this mortgage, ortgages shall be entitled to the pos-
immediately due and payable, and may foreclose this mor date of such default all items of indebtedness secured her	rigage or take any other legal eby shall draw interest at 10%	action to protect its right, and from per annum. Appraisement waived.
This mortgage shall be binding upon and shall enure to i igns of the respective parties hereto.	the benefit of the heirs, execution	stors, administrators, successors and
IN WITNESS WHEREOF, said mortgagor & have h	ercunto set their h	anda the day and year first above
	Pla.	de 2 2 Pari
A CONTRACTOR OF	Claude E.	Elms
	- alice m	ac Elme.
19907 BM 6-64 ATT. REV. 4.66	Alice Mae	Elms
and a second		9
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