

MORTGAGE-Savings and Loan Form (Direction of the second se	ct Reduction Plan) 25	7-2 TW 253	25 Hall Lithe. Co., Inc., Topek
		BOOK 160	*************
	MORTG	AGE	
THIS MODICACE			Loan No. 13320
THIS MORTGAGE, made this 1st	day of	June	19 71 , between
Gary L. Roches	ster and Shirley	A. Rochester, hi	s wife
	sas, as Mortgagor S	, and • .	· · · ·
FRANKLIN SAVINGS ASSOCIATION	of	Ottawa	, Kansas, as Mortgagee.
WITNESSETH: That said Mortgagor, in	consideration of the	sum of	
Thirty Three Thousand and No/100			- Dollars (\$ 33,000.00),
the receipt of which is hereby acknowledged			aid Mortgagee, its successors and
assigns, all the following described real estat	to-w	it:	and State of Kansas,
Beginning at a point on the Sect Southeast Quarter of Section 2, 9 Meridian; thence North 796 feet p thence South 56 degrees 30 minu the West line of said Quarter Sec of beginning; and: Beginning at a Southeast Quarter of Section 2, 9 Meridian, thence North 633 feet of Highway 56; thence East Southeast to the West line of the East 60 a Mest line of said East 60 acres to 23 feet more or less to the point	parallel with t tes East 357 fe ction; thence W a point 1027 fe Township 15 Sour more or less to t along said So acres of said Q	th, Mange 20 East he West line of s et; thence South est 307 feet more et East of the So th, Range 20 East the South right uth right of way warter Section; t	of the Sixth Principal aid Quarter Section; 633 feet parallel with or less to the point uthwest Corner of the of the Sixth Principal of way line of U.S. line of said Highway hence South along the
including all equipment and fixtures permanen same are now located on said property or here TO HAVE AND TO HOLD THE SAME, hereunto belonging or in anywise appertainin, This mortgage is executed to secure the pa	together with all and g, forever.	singular the tenements,	
hirty Three Thousand and No/100 with interest thereon, together with such charg conditions of the note secured hereby, which no erms and conditions contained therein, and pay	res and advances as n		- Dollars (\$ 33,000.00) to mortgagée under the terms and secure the performance of all the
THE LOAN EVIDENCED BY SAID NO f the personal and financial responsibility of y mortgages at any time subject to the lico of dortgagee may, at its option and for any reas interest immediately due and payable and fore In the event the above described real estat he assuming grantee and waive its right to ace age transfer fee of \$75.00 for its services in n wave at 1% of the then unpaid principal as com- oan and foreclose said mortgage. Failure to pri fortgagee may, at its option, then declare all i ble and foreclose said mortgage.	f said mortgage, prov on it deems to be suf close said mortgage. e is so transferred, b relerate this loan. In making all required ch sideration to the Mor	ficient, elect to declare a ficient, elect to declare a efore this loan is paid, t such event, the Mortgag anges in its books, pape tgagee for waiver of its	(a, conveyed or otherwise alienated ent, the undersigned agree that the ll remaining principal and accrued he Mortgagee may elect to accept ee may charge and collect a mort- ers and records, and a fee not to contract right to accelerate this
It is the intention and agreement of the ortgagor by mortgagee, and any and all indo o mortgagee however evidenced, whether by r ffect between the parties hereto and their hei ereunder, including future advances, are paid Mortgagor hereby assigns to mortgagee the nd hereby authorize said mortgagee or its ager and income and apply the same on the payme aprovements necessary to keep said property ager or in the note hereby secured. This exclose	parties hereto that t betedness in addition note, book account or rs, personal represen in full, with interest e rents and income a at at its option upon d ent of interest, princi in tenantable conditio	his mortgage also secur to the amount above stat otherwise. This mortga tatives, successors and a rising at any and all tir efault, to take charge of pal, insurance premium n, or other charges or pa	es any future advances made to ed which said mortgagor may owe ge shall remain in full force and issigns, until all amounts secured nes from the mortgaged property said property and collect all rents s, taxes, assessments, repairs or yments provided for in this mort-
ture advances is fully paid. The taking of ollection of said sums by foreclosure or otherw Mortgager agrees to keep and maintain the reafter erected thereon in good condition at a pay all tages, assessments and insurance pre- If mortgager shall cause to be paid to mort id note hereby secured, including future adva tovisions thereby secured in the pro- id, otherwise to gramin in full force and effec O This holigage shall extend to and be bind ispective partice hereto and includes all conditions of the partice because and includes all conditions of the partice of the partice advance and the pro-	possession hereunder ise. he buildings and oth ll times, and not suff, miums as required by gagee the entire amon nces, and any extensi	er improvements now or er improvements now or er waste or permit a nui mortgagee and when sa int due hereunder and u ons or renewals thereon,	e unpaid balance of said note and event or retard mortgagee in the said premises or which may be isance thereon. Mortgagor agrees me become due and payable, nder the terms and provisions of in accordance with the terms and
Spectre partic Sereto and includes all condition of the sereto and includes all condition of the sereto and includes all condition of the sereto and includes all conditions of the sereto and includes all conditions of the sereto and includes all conditions of the sereto and t	or has hereunto set	xecutors, administrators agreements of the afores their hand S	, successors and assigns of the aid note set out therein.
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