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2756-1 MORTGAGE BOOK 163

Loan No. 13490 THIS MORTGAGE, made this 12th day of November 1971 , between

SECOND

John M. Rohson and Loretta K. Rohson, his wife

Baldwin City of , Kansas, as Mortgagor 3 , and

FRANKLIN SAVINGS ASSOCIATION of , Kansas, as Mortgagee. WITNESSETH: That said Mortgagor, in consideration of the sum of

Eight Thousand Eight Hundred and No/100 - - - - - -- - - - Dollars (\$2,200.00), the receipt of which is hereby acknowledged, does hereby mortgage and warrant unto said Mortgagee, its successors and

assigns, all the following described real estate situated in the county of Douglass and State of Kansas, to-wit:

Lots h and 5, and the North 1/2 of Lot 6, on Fifth Strept, all in Baldwin Gity, Douglas County, Mansas.

including all equipment and fixtures permanently affixed thereto and used on or in connection with said property, whether the same are now located on said property or hereafter placed thereon.

TO HAVE AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and appurtenances eunto belonging or in anywise appertaining, forever.

This mortgage is executed to secure the payment of the sum of

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Thousand Eight Hund ----Dollars (\$ 8,800.00) with interest thereon, together with such charges and advances as may be due and payable to mortgagee under the terms and conditions of the note secured hereby, which note is by this reference made a part hereof, to secure the performance of all the terms and conditions contained therein, and payable as follows:

THE LOAN EVIDENCED BY SAID NOTE and secured by this mortgage has been made by the Mortgages by reason the personal and financial responsibility of mortgagors. The above real estate may be sold, conveyed or otherwise alienated sources are mediately due and pay reason it deems to be sufficient, elect to declare all remaining principal and accrued mediately due and pay able and foreclose said mortgage. The show real estate may be sold, conveyed or otherwise alienated accrued mediately due and pay able and foreclose said mortgage. The show real estate is or transferred, before this loan is paid, the Mortgagee may elect to accept assuming grantee and wrive its right to accelerate this loan. In such event, the Mortgagee may charge and collect a mortgage that the sole assuming grantee and wrive its right to accelerate this loan. In such event, the Mortgagee may charge and collect a mort and foreclose suid mortgage. Failure to pay such transfer or waiver of acceleration for abull constitute a default, and the due to necessary at its option, the declare all remaining principal and accrued interest of this loan immediately due and pay. The severe evidence whether by note, book account or otherwise. This mortgage shall constitute a default, and the due to and war of the mortgage to the term and in full fore and the due to the parties here to otherwise. This mortgage shall constitute a default for a duance, are paid in full, with interest. This mortgage shall constitute a default of the term and apply the same on the payment of renet shall constitute in the mort page or pay mort and apply the same on the payment of interest, principal, insurance premiums, taxes, assessments, repairs or pay mortgage to the said protecles are or therwise. Mortgage or its apply the same on the payment of renet shall continue in force and under declare all protecles. This mortgage that may be ordered and to the mort appet the same or the payment of renet shall continue in force and the unpaid brance destaid to tay and all interest, principal,

This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto and includes all conditions, restrictions and agreements of the aforesaid note set out therein. IN WITNESS WHEREOF, said mortgagor has hereunto set <u>their</u> hand the day and year first above written.

John M. Robson setta, K. Rahasa