1	MORTGAGE	LOAN NO.
by and between	Made this 11th day of er and Velma B. Miller, husband ister and Addene Hardister, hus County, Kansas, Mortgagor, and ANCH sting under the laws of Kansas, Mortgager	December A. D., 1957 and wife; and band and wife;
WITNESSETH, That the Mo Nine. Thou sand and No/L. the receipt of which is hereby a cessors and assigns, forever, all Kansas, to-wit: Lot Number	sting under the laws of Kanasa, Mortgages; rtgagor, for and in consideration of the sum OO (\$9,000.00) chanowledged, does by these presents mortgag the following described real estate, situated Two(2), less the South Seven(7 near the City of Lawrence,	of DOLLAR
and the second second second second second second	se money mortgage.	
mortgage and the note above date, the Mortga immediately due and pa	ree that should the construction secured hereby not be completed gee may, at its option, declare yable	within six months from the all sums secured hereby
TO HAVE and to hold the appurtenances thereunto belong tures, chattels, furnaces, mechas refrigerators, elevators, screenes whatever kind and nature at ; said real estate, and all structure or attached to or used in conne heating, lighting, or as a part o	premises described, together with all and ing, and the rents, issues, and profits there ideal stokers, oil burners, cabinets, sinks, furn , screen doors, storm windows, storm doors present contained or hereafter placed in the ress gas and oil tanks and equipment erecter ction with the said real estate, or to any p it the plumbing therein, or for any purpose a tate, whether such apparatus, machinery, fi attachment thereto, or not, all of which appa d forming a part of the free hold and cover Mortgager of, in and to the mortgaged pre covenants with the Mortgagee that at the d	singular the tenements, hereditaments an of; and also all apparatus, machinery, fiz acces, heaters, ranges, mantels, light fixtures o building now or hereafter standing on th or placed in or upon the said real estat ipes or fixtures therein for the purpose o mortaling to the market.
brances and that he will warra whomsoever.	int and defend the title thereto forever again	eritance therein, free and clear of all encum inst the claims and demands of all person
PROVIDED ALWAYS, and t Thousand and No/100 (\$ advances as may become due to with, secured hereby, executed reference, payable as expressed	his instrument is executed and delivered to s 9,000.00)	secure the payment of the sum of <u>Nine</u> , , with interest thereon and such charges an ms of the promissory note of even date here of which are incorporated herein by thi
made to said morranger, or any above stated which the said a by note, book account or other and their heirs, personal repres advances, are paid in full with i on any such additional leans sh ten per cent interest and be col Mortgagor agrees to keep a	resement of the parties here to that this mor of them, by the mortgagee, and any and a mortgagor, or any of them may over to t wrise. This mortgage shall remain in full entatives, successors and assigns, until all a netrest; and upon the maturing of the prese all at the same time and for the same specific lectible out of the proceeds of sale through ad maintain the buildings now on said premis	trage shall also secure any future advance all indebtedness in addition to the amoun he mortgages, however evidenced, whethe force and effect between the parties hereic mounts secured hereunder, including futur at indebtedness for any cause, the total deb for causes be considered mattired and draw foreclosure or otherwise.
Mortgagor also agrees to p including abstract expenses, bec	ay all costs, charges and expenses reasonably	eon. y incurred or paid at any time by mortgagee
said property and collect all ren ments, repairs or improvements provided for in this mortgage or unpaid balance of said note is fi	ereby authorize mortgages or its agent, at ts and income and apply the same on the pa inccessary to keep said property in tenants in the note hereby secured. This assignment lly naid. It is also screed that the study	its option, upon default, to take charge of yment of insurance premiums, taxes, assess able condition, or other charges or payments of rents shall continue in force until the
provisions of said note hereby snoe with the terms and provisi tained, then these possession of a and have foreclosure of this mo- default all items of indebtedness benaftic of homestead and exemp WHENEYEE USED, the sin applicable to all renders.	so the plaid to mortgages the entire amount ecured, including futures advances, and any ons thereof, and comply with all the provisi be void; otherwise to reman in in full forces a U of said premises and may, at its option, de- rigage or take any other legal action to pre- s hereunder shall draw interest at the rate thor laws are hereby waired.	the it hereunder and under the terms and extensions or renewal thereof, in accord- ons in said note and in this mortgage con- und effect, and mortgages shall be entitled lare the whole of said-note due and payable tect its rights, and from the date of such of 10% per snuum. Appraisement and all singular, and the use of any render shall be
parties hereto.	ting upon the heirs, executors, administrator	rs, successors and assigns of the respective
Velma E. Miller	Addene Hardi	ter <u>Uarduita</u> ster

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