Fee Paid \$2.75 72040 BOOK 123 MORTGAGE This Morigage Made this 23 and day of newentlen in the year of Our Lord, One Thousand Nine Hundred and . Fifty-nine, husband and wife. party of the first part, and Anchor Roofing & Siding Co., Inc., a corporation, of Kansas City, Missouri, party of the second part Witnesseth, That said party of the first part, for and in consideration of the sum of \$1.130.40 Dollars Lot 22 on New Jersey Street, in the City of Lawrence, Douglas County, Kansas. TO HAVE AND TO HOLD the same, with all and singular the hereditaments and appurtenances thereto belonging, unto the said party of the second part, and to his heirs and assigns forever; PROVIDED ALWAYS, and this instrument is made, exe-ented, and delivered upon the following conditions, to-wit: Whereas, the said party of the first part has this day excented and delivered his certain promissory note in writing to the party of the second part, a copy of which note is hereto attached and made a part hereof. No nevender 23 CODY 19.59 1 2,230.40 (Dota) FOR VALUE RECEIVED, The underlighted as principals, jointly and soverally promise to pay in lawful meney of the United States to the order of Anohor Reofing & Siding Co., Inc. m of One Thousand One Rundred Thirty and 40/ 00 -DOLLARS. Jan es the 25% day of\_\_\_ at hereis provided at the h the holder, is the grant of o feller of each defailted instal indultriants for he paid on the . It any indultriant is not pur-an than 10 days is permanent t prohibited by the form of p sensable proves as althouses in remediate proves as althouses has a mainting of this note has a mainting of this note has naturing of a ayable at th is charge of not p dam a payment of any installerers in an of invitediction where t is solice of scoregyment and iterative face of placed in the former's face if placed in the terative sufficiency and listettes of payments for collection dellar of each defsult presentment for pays cipal of this note, or, , such makes, endor in such court, in term a for such ameust as and consunt to immer ray and guarante, or to appear in this nore e payment, pa Signatures: (in full and in ink) Isaac H. Moore Sallie Moore (Seal) (Seal) Solect by chest much 🗸 day data which will 19 contoner's lacence period and allow several days mailing time. Now, if the said party of the first part, or any one for him, shall well and truly pay, or cause to be paid, the sum of money in said note mentioned, with the interest thereon, according to the isnor and affect of said note, then these presents shall be null and void. But if asid sum of money, or either of them, or any part thereof, or any interest thereon, be not paid when the same become due, then, and in that case, the whole of said sum and interest shall, at the option of said party of the second part, by virtue of this Mortgage, immediately become due and payable; or, if the taxes and assessments of every nature which are or may be assessed against said land and appurtenances, or either of them, or any part thereof, are not paid at the time when the same are by law made due and paynite. then in like manner the said note, and the whole of said sum, shall im-mediately become due and payable; and said taxes and assessments of every nature so paid shall be an additional lien against anid mortgaged premises secured by this mortgage; and in the event it becomes necessary to foreclose this mortgage premises secured

ALL STREET

. . . N

5'70