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	72108	BOCK 123	The second second
Whin Mudantum	MORTGAGE	LOAN NO.	
	3rd day of	December husband and wife,	A.D., 19_52
	nd in consideration of the s	ree; sum of Four Thousa	nd Eight Hundred DOLLARS,
Kansas, to-wit:			
purtenances thereinto belonging, and the re- tures, chattels, furnaces, mechanical stokers, or tures, refrigerators, elevators, screens, screen of whatever kind and nature at present conta- stid serie screen and all storements and and	nts, issues, and profits th bil burners, cabinets, sinks, doors, storm windows, stor med or hereafter placed in the bard and compared and	ereof; and also all appar furnaces, heaters, range m doors, awnings, blinds the building now or here	atus, machinery, fix- is, mantels, fight fix- and all other fixtures after standing on the
on or attached to or used in concertion with the heating, lighting, or as a part of the plumblin improvement of the said real estate, whether m of the said real estate by such attachment th	said real estate, or to any g therein, or for any purpo uch apparatus, machinery, i ereto, or not, all of which i	pipes or fixtures there we appertaining to the pr fixtures or chattels have pparatus, machinery, chat	in for the purpose of essent or future use or or would become part tels and fixtures shall
Lots 1/ and 10 in Sico TO HAVE and to hold the premises descr purtenances thereanto belonging, and the re- tures, critication, and and an analysis of the sec- static relation of the second second second and real estate, and all threatures gives and or attached to or used in connection with the secting, lighting, or as a part of the plumbin improvement of the said real estate, whether m of the said real estate by such attachment the be considered as annexed to and forming a pu- gith, tills and interest of the Morigagor of, "AND ALSO the Morigagor covenants with "fremises above conveyed and selies of a good cumbrances and that he will warrant and def soms whomoever."	in and to the mortgaged j h the Mortgagee that at th and indefeasible estate of end the title thereto forey	area by this morgage; is as dolivery harcof he is the inheritance therein, fre- er against the claims an	agee, forever. agee, forever. e lawful owner of the and clear of all en- d demands of all per-
PROVIDED ALWAYS and this instrument i	is executed and delivered to	secure the payment of t	the sum of Four
Thousano. Sign's numerica and so't do advances as may become due to the mortgager with, secured hereby, executed by mortgager eronce, psychie as expressed in said note, as in said note. IT 18 the intention and agreement of the made to asid mortgager or any of them by i	to the mortgagee, the term and to secure the performan parties hereto that this m he mortgagee and any ar	s of which are incorpora- nee of all of the terms ar ortgage shall also secure d all indeptriquess in ad	any future advances
If it has intention and agreement of the made to said mortgagor, or any of them, by U above stated which the said mortgagor, or any book account or otherwise. This mortgage it heirs, personal representatives, uncessors an are paid in full with interest; and upon the m such additional loans shall at the same time to per cent interest and be collectible out of the Variances and the same time in the same time.	of them may owe to the m tall remain in full force and assigns, until all amount aturing of the present indi- add for the same smallfed	origagee, however evider ad effect between the pa is secured hereunder, incl bitsdness for any cause, counce he coundered m	iced, whether by note, rties hereto and their uding future advances, the total debt on any
thereon in good condition at all times, and no	t suffer waste or permit a	nuisance thereon.	be nereniter erected
Morigagor also agrees to pay all costs, cl gagee, including abstract expenses, because o said note and in this mortgage contained, and Morigagor hereby assigns to mortgagee t gaged to secure this note, and hereby author	f the failure of mortgagon the same are hereby secu- the rents and income arisin ise mortgagee or its agent	to perform or comply red by this mortgage. g at any and all times fra- at its option, upon defa	with the provisions in om the property, mort- ult, to take charge of
said note and in this mortgage contained, and Mortgagor having assigns to mortgage t gaged to secure this note, and hereby anthon- seaments, repairs or improvements messame ments provided for in this mortgage or in the until the unpaid balance of said note is fully p- manner provent or relard mortgages in the If said mortgage shall causis to be paid t provisions of said note hereby secured, includ- ance with the terms and provisions thereof, an tained, then these presents shall be void; oth to the immediate possession of all of said pr able and have forcelosure of this mortgage a such default all items of indebtedness hereund all benfits of homestead and exemption hav WWENEVEEU USED, the singular shall	to keep said property in to keep said property in noto hereby secured. This waid. It is also agreed that collection of said sums by	the payment of insurance tenantable condition, or a assignment of rents a the taking of possession foreclosures or otherwis	e.
If said mortgager shall causel to be paid to provisions of said note hereby secured, include smee with the terms and provisions thereof, an tained, then these presents shall be vold; oth to the burnediate possession of all of wold my	o mortgagee the entire amo ing future advances, and a d comply with all the prov erwise to remain in full for survise and may at its out	ount due it hereunder and any extensions or renews islons in said note and ree and effect, and morty (an declare the whole of	I under the terms and als thereof, in accord- in this mortgage con- ragee shall be entitled and note due and near
This mortgage shall be binding upon the parties hereto. Is Witness Whereof, said mortgagor has h	Ralph P. 1	y and year first above w	Shirle Carl States In the
· · · · · · · · · · · · · · · · · · ·	Bernice A	. Davis	
STATE OF KANSAS, County of Douglas	· · · · · · · · · · · · · · · · · · ·	1°.	rd
County and State aferesald, cameRalp	Be it rememb D. 1959 ; before me, t bh P. Davis and Berr band and wife,	he undersigned, a Notary	1
who are personally known to me to be the a persona duly acknowledged the execution of t	ame persons who executed	the within instrument	of writing, and such
IN TESTIMONY WHEREOF, I have here		tarial Seal the day and 3	ear above written.
(SEAL)	LeRoy A.	Vahaus,	Notary Public. 19
My Commission expires Party 1 Id: December 4, 1959 at 9:55 A.	11 An	M Coller	2 Register of D
	ATISFACTION	ala a cocoran	<u> </u>
dept secured by this mortgage	has been paid in i ANCHOR SAVIN By Jo hn C. Er	full, and the Re NS ASSOCIATION, Mick Vice-Presid Hose, July 14, 196	ient. 51
3. debt secured by this mortgage i zed to release it of record.	has been paid in i ANCHOR SAVIN By Jo hn C. Er		ient.
dept secured by this mortgage	has been paid in i ANCHOR SAVIN By Jo hn C. Er		ient. 51

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Concentral Laters

marine Specification

Section 4