2200-10-60

MORTGAGE-Savings and Loan Form 75251 BOOK 126 MORTGAGE LOAN NO________ This Indenture, Made this 17th day of November A. D. 1960 by and between Bugene R. Miller and Hasel I. Miller, husband and wife,

of Douglas County, Kansas, Mortgagor, and ANCHOR SAVINGS ASSOCIATION, a corporation organized and existing under the laws of Kansas, Mortgagee:

WITNESSETH, That the Mortgager, for and in consideration of the sum of Sixteen Thousand Eight

the receipt of which is hereby acknowledged, does by these presents mortgage and warrant unto the Mortgageo, its successors and assigns, forvere, all the following described real estate, situated in the County of ______ Duglas______

Lot 15 in Block 9, in Prairie Acres Subdivision of Park Hill

Addition, an Addition to the City of Lawrence.

(This is a purchase money mortgage.)

TO HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and ap-purformances thereunto beionging, and the rents, issues, and profits thereof; and also all apparatus, mechinery. firtures, chattels, furnaces, mechanical stokers, oil burners, cabinets, sints, furnaces, heaters, ranges, manela, light firtures, refrig-grators, elevators, accream, organ, storm windows, storm doors, awnings, blinds and all other firtures of whatever ind and nature at present contained or hereafter placed in the building now or hereafter standing on the said real estate, and all atructures, gas and oil tanks and equipment creteled or placed in or upon the said real estate or attached to or used in connection with the said seal estate, or to any pipes of fixtures therein for the purpose of heating, lighting, or as a part of the plymhing therein, or for any purpose appertaining to the present or futures use or improvement of the said real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the binder of a same of a same of a same of the said real estate by is and forming a part of the plotter and the burners, that and fixtures shall be considered as annexed work approximate a part of a plot and indictashibe sets of inheritance therein, free and estate is and to tragero of, in and to the mortgaged premises unto the Mortgages that at the delivery here the is the leaved is all energy to the definition of a good and indefensible sets of inheritance there here and elevand estate and and and and and and all defend the title thereto forver a sgain the claims and demands of all parrons to the same converted of the same and defend the title thereto forver a sgain the claims and demands of all perrons to the same and defend the title there there and the same and demands of all perrons

whomsoever. PROVIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of Sixteen ThOUSENG KERT, Hundred & NO(100510_200400) DOLLARS, with interest thereon and such charges and advances as may become due to the mortgages under the terms and conditions of the promissory note of even date here-with, secure dhereby, executed by mortgages to the mortgages, the terms of which are incorporated herein by this refer-ence, payable as expressed in said note, and to secure the performance of all of the terms and conditions contained in said note.

add note. IT IS the intention and agreement of the parties hereto that this mortgage shall also secure in addition to original indebtedness, any future advances made to said mortgager, or any of them or their successors in title, by mortgages, and any and all indebtedness in addition to the amount above stated which the said mortgager, or any of may owe to the mortgages, however evidenced, whether by note, book account or otherwise. This mortgage shall re in full force and effect between the parties hereto and their heirs personal representatives, successors and a saignas, all amounts secured hereunder, including future advances, are paid in full with interest; and upon the maturing o present indebtedness for any cause, the total dobt on any such additional loans shall at the same time and for the specified causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of sale thr forceloury or otherwise. cified causes be considered or otherwise.

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4. MORTGAGE

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