	Reg. No. 16. Fee Paid #9	
and the second	MORTGAGE-Savings and Loss Form 75836 BOOK 127	
	MORTGAGE LOAN NO. <u>L16015</u> This Judentiure, Made this <u>25th</u> day of <u>Jarmary</u> A. D., 19.61 by and between <u>Donald B. McGuirl and Marjorie H. McGuirl, husband and wife</u> , <u>of Douglas</u> <u>County Kansas</u> , Mortgagor, and ANCHOR SAVINGS ASSOCIATION, a corporation wrinnesser H. That the Mortgagor, for and in consideration of the sum of <u>Three Thomsand Eight Hundred</u>	
	Pitty and No/100 (\$3,850.00) DOLLARS, the receipt of which is hereby acknowledged, does by these presents mortgage and warrant unto the Mortgagee, its suc- cessors and assigns, forever, all the following described real estate, situated in the County of Douglas	
	Lot Number Two Hundred Nine (209) on Ohio Street, in the City of Lawrence.	
	(This is a purchase money mortgage.)	
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0	TO HAVE and to hold the premises described, together with all and singular the transments, hereditaments and ap- trateances thereauto belonging, and the rents, issues, and profits thereof, and also all apparatus, machinary, fixture, chattels, furnaces, mechanical stokers, all burners, cabinots, situation, awaings, blinds and all other firtuities, refrig- erators, elevators, screens, screen doors, storm windows, storm doors, awaings, blinds and all other firtuities and all structures, gas and oil tanks and equipment erected or placed in tor upon the said real estate or attached to or used in conjection with the said real estate, or to any pipes or firtures therein for the purpose of heating, lighting, or as a part of the plumbing therein, or for any purpose appertaining to the present or futures in all be or improvement of the said such attachment thereto, or not, all of which apparatus, machinery, chattels and firtures ahall be considered as annexed to an doring a part of the freshold and covered by this morizage; and also all the estate, right, title and interest of the MOD ALSO the Nortzagor coreannts with the Mortzages that at the delivery bared he is the layful owner of the	
	AND ALSO the Mortgager coverants with the Mortgages that at the delivery hereof he is the lawful owner of the premises above conveyed and seized of a good and indefeasible state of inheritance therein, free and clear of all encum- teriors and that will warrant and defend the tilt theretor forver against the claims and demands of all persons PROVIDED ALWAYS and the instrument is recruited and delivered to secure the payment of the sum of <u>Three</u> advances as may become due to the mortgages under the terms and conditions of the promissory note of even date here- ence, payable as expressed in said note, and to secure the part of which are incorporated herein by this refer- ence, payable as expressed in said note, and to secure the part of all of the terms and conditions contained in	• 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000 - 1000
	and note. IT IS the intention and agreement of the parties hereto that this mortgage shall also secure in addition to the original indebtedness, any future advances made to said mortgagor, or any of them or their successors in tills, by the mortgagee, and any and all indebtedness in addition to the amoffm dove stated which the said mortgagor, or any of them may owe to the mortgages, however evidenced, whether by note, book account or otherwise. This mortgage shall remain in full force and effect between the parties hereto and their hers, personal representatives, successors and assigns, until all amounts secured horeunder, including future advances, are paid in full with interest; and upon the maturing of the present indebtedness for any cause, the total dote on any such additional loans shall at the same time and for the same specified causes he considered matured and draw ten per cent interest and be collectible out of the proceeds of sale through forcefore or otherwise.	
	forcelosure or otherwise. This if any improvements, repairs, or alterations have been commenced and have not been completed more than four months prior to the date hereof, the mortgagor will receive the proceeds of this ioan as a trust fund to be applied first to the payment of the costs of the improvements and that the same will be so applied before using any part of the total for any other purpose; that if work ceases on any proposed improvements, evaluation, or alterations for a period of ten days er- more; then said mortgagee may at its option, without notice, detains, or alterations for a period of ten days er- more then said mortgage contrast its option, without notice, detains, or alterations for a period of ten days er- more then said mortgage cont of the proceeds of morey date and mortgagor by asid improvement, repairs, or of completing said improvements, repairs, or alterations exceed the baland mortgagor by asid mortgagee then and secured by this mortgage, provided, however, such additional cost shall be repaid by radi mortgagor, regardless of natural depreciation, will keep said property and the improvements thereon at all times in good conditions and repair; and upon the repair of and property and the improvements and there in the in good conditions and repair; and upon	
	to pay promptly all taxes, insurance premiums, assessments, abstract and recording fees, levies, liabilities, obligations, principal, or interest on this or on any other encountrance on said real property or to perform any other agreements, con- ditions, stipulations, or covenants as herein provided, the mortgage may have such things done at mortgagor's cost and	And the second second
	That if any part of aid described property shall be condemned or taken for public use under eminent domain, or in case the property shall be damaged either by public works or private acts, all damages and compensation paid therefor shall be paid to the mortgages and applied upon the indebtedness due under said note and this mortgage. That the mortgages, for the receivery of damages, to uphold the lies of this mortgages, to preserve the mort- gages's rights hereunder, or in any action whatsoever in which the mortgages or mortgage may be made a party, or may gages's rights hereunder, or in any action whatsoever in which the mortgages or mortgage may be made a party, or may gages, or shall have the right to employ counsel in an effort to prevent, to compromise, or to negotiate any such proposed litigation, and all sume scened as coats in commercian therewith or advanced by the mortgages inhibit here mortgages, and, if such sums, with interest there coats in the name of the mortgages, be not paid by mortgage, the mortgages and, if such sums, with interest there on at the in an effort of a sum any inmediately days and collecting or advanced by the mortgages instill here one is all such suma, immediately days and collecting or at the mortgages and, if such sums, with interest hereon at the issue all such suma, immediately days and collecting or at the mortgages or plots, such any shall become so much addi- cisant between dy this mortgages, which shall be a lien to said additional scene of and such indebtedness and libe approximation of the promisory note secured hereoby and any subsequent modification agreements. Mortgagor also agrees to pay all costs, charges and essences reasonably heured or paid at any time by mortgages.	
	Mortgrager also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by mortgrage, including abstract expenses, because of the failure of mortgragor to perform or comply with the provisions in said note and in this mortgrage contained, and the same are hereby secured by this mortgrage.	
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