1.

75913 BOOK 127

MORTGAGE

This Indenture, Made this second day of February A. D., 1961

1.1.1.1

CORTCAOE-Savings and Long Form

Sec. 8

112

LOAN NO. 416019

by and between Lois Dean Rockhold, a single person,

County, Kansas, Mortgagor, and ANCHOR SAVINGS ASSOCIATION, a corporation remixed and existing under the laws of Kansas, Mortgager,

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

the receipt of which is hereby acknowledged, does by these presents mortgage and warrant unto the Mortgagee, its successors and assigns, forever, all the following described real estate, situated in the County of Douglas

Lot Number Eighteen (18), in Addition Number Eleven (11), in

that part of the City of Lawrence formerly known as North 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-tenames thereanto belonging, and the rents, issues, and profit all tend singular the tenements, hereditaments and ap-tenames thereanto belonging, and the rents, issues, and profit all tend singular the tenements, hereditaments and ap-tens, screens, screens, screens, door, storm windows, storm doors, awnings, blinds and all other fitures of white and antucures, assess contained or bareafter placed in the building new or hereafter standing on the said real estate i all structures, assess contained or bareafter placed in the building new or hereafter standing on the said real estate or a distinct the said on ands and equiponet erected or placed in or upon the said real estate or attached to or used to the plumbing therein, or foreis, or to any place or fixtures therein for the purpose of heating, lighting, or as a state, whether such appartants, my purpose appertaining to the present or fixtures and the considered as annexed in state, whether such appartents, my provide appertaining to the present or fixtures shall be considered as annexed in different therein, or foreing of overed by the mithnery, chittels and littures shall be considered as annexed ind forming is part of the freehold and covered by the mithnery, forture. AND ALSO the Mortgarger covenants with the Mortgarger that at the delivery hereof he is the lawful owner of the misser and that he will warrant and defend the title thereits forewar against the claims and demands of all persons ormsovers.

massess. PHOVIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of <u>Nine</u> DOLLARS, with interest thereon and such charges and aners as may become due to the mortgages under the terms and conditions of the promissory note of even date here-is executed hereby, executed by mortgage to the mortgages, the terms of which are incorporated herein by this refer-es payable as expressed in said note, and to secure the performance of all of the terms and conditions.

Inote. IT IS the intention and agreement of the parties hereto that this mortgage shall also secure in addition to the final indobtedness, any future advances made to said mortgagor, or any of them or their successors in title, by the transe, and any and all indebtedness in addition to the amount above stated which the said mortgage, or any of them final fields the mortgage, however evidenced, whether by pote, book account or otherwise. This mortgage shall remain full force and effect between the parties hereto and their heirs, personal representatives, successors and assigns, until sent indebtedness for any cause, the total dot on any such additional ions shall at the same time and for the same eclosure or otherwise. nt indebtedness for fied causes be consid-osure or otherwise.

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4. MORTGAGE