76558 BOOK 127 MORTGAGE

LOAN NO. 470017

Whis Hinderhure, Made this 18th day of April A.D. 161 Robert L. Elder & Wilsan J. Elder, his wife; Johnny B. Ezell & Nancy J. by and between Ezell, his wife; & Wichsel L. Jamison & Virginia F. Jamison, his wife;

of \_\_\_\_\_\_\_ County, Kansas, Mortgagor, and ANCHOR SAVINGS ASSOCIATION, a corporation organized and existing under the laws of Kansas, Mortgagee;

Beginning at a point 360 feet North and 901.70 feet East of

the Southwest corner of the Northwest Quarter of Section Twenty-five (25),

in Township Thirteen (13), Range Mineteen (19), thance North 302.13 feet,

thence East 140 feet, thence South 302.66 feet, thence West 140 feet to the

point of beginning.

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## (This is a purchase money mortgage.)

TO HAVE and to hold the premises described, together with all and singular the to temmess thereinto belonging, and the rents, issues, and profits thereof; and also all titel, furmaces, mechanical stokers, oil burners, calculated, surmaces, metanical, stokers, oil burners, calculated, surmaces, analyses, to dam batture at present contained or hereafter placed in the building now or hereafter all dructures, gas and oil tanks and equipment erected or placed in or upon the said or commetion with the said real estate, or to say pipes or fixtures therein for the purpo-t of the plurnbing therein, or for any purpose apportaining to the present or future t estate, wither mak apparatus, machinery, futures or chattak have or would becom ators, elevators, screens, screen doors, atorn windows, storm doors, avants and and nature al. present contained or harenfarr placed in the building now d all structures, gas and oll tanks and equipment screeted or placed in or connection with the said real satate, or to any pipes or fixtures therein f rf of the plumhing therein, or for any pupes appertaining to the present elestate, whether such apparsium, machinery, fixtures or chaited have or ch atlactment thereto, or not, all of which apparatus, machinery, chattals and forming a part of the freehold and covered by this mortgage; and also frigger of, in and to the mortgaged premises unto the Mortgages, forever AND ALSO the Mortgagor covenants with the Mortgages in the stift at the d emissis above howeved and asized of a good and indefeasible estates of a laces and that the will warrant and diffead the tilte thereto forever a gra on the put it or futt any pipes or fixtures therein for cose appertaining to the present , y, fixtures or chattels have or we apparatus, machinery, chattels an red by this mortgage, ind also a sea unto the Mortgages, forever use or improvement is part of the said r i shall be considered te, right, title and in

PROVIDED ALFAYS and the instrument is expected and delivered to seeme the paym manded First Automational & Monte State and Sta # Fifte transes as may become due to the mortgages under the terms and conditions of the ifh, secured hereby, executed by mertgager to the mortgages, the terms of which as two, nawable as extrassed in such note, and to ascret the merformance of all of the

p to the much ion to the amount a bether by note, boo a and their heirs, j and in the morpiade all inde full force and effect between inounts secured hereander. I fait indebtedness for any cau field esuses be considered mis following or otherwise. That if any imme-tion of the secure of the sectween the p nder, inclusion by note, book account or otherwise. This their heirs, personal representatives, nucc s, are paid in fail with interest; and up such additional lears shall at the same rent interest and be collectible out of the on any suc

re not been completed more t as a trust fund to be applied before using any part of the That if any improvements, repairs, or alterations have been online prior to the data hereof, the morigages will receive the a payment of the costs of the improvements and that the say yorks, humps in the forward cost of the improve-ore, then said mortragee may at its option, without notice, day take possession of and premises and let contract for, or pr terations and pay the costs thereof out of the proceeds of more completing said improvements, repairs, or alterations encode och additional cost may be advanced by the mortgagee and a discussed by this mortgage, provided, however, such additions this days after completion of and improvements, repairs, repetiation, will be advanced by the mortgagee and a discussed by all here and mortgagee to keep said property ray promptly all taxes, insurance presentant, assessments, a indigal, or inflatent on this or on any other enumbrance on a tion, signalizing ar covenants as herein provided, the mortga or many reasonable expenditure or onling necessary there. That if any part of said described property shall be conde Intercompletion or said lean in mortgagor upon said lean or due said mortgagor by r the same rate as p keep said proper-ma, ussessments, abstract ane-se encumbrance on said real prop-provided, the mortgagee may he play accurately the same of the party shall be condemned or take ty pable works or private acta, upon the indebtedness due under the to file and to defend suits at the te file and to defend suits at the magnet, to uphold the

nent' demain, or in tion paid therefor

ultipulations, or covenants as berein provides an any reasonable expenditure or couldsy as a fif any part of said described property as property shall be damaged either by publi-puid to the mortgagee and applied upon the ther mortgagee aball have the rights to file of the mortgagee, for the resovery of di-ights hevenoter, or in any action whatsoe-commones by reason' of this instrument or exhell have the sright to employ counsel in a, and all sums expended as easin in cames on demand or as may be argreenally agreed resist interest rate, be not padl up prove a the indektrone. a the and to defend suits use the set works you and of damages, to uphold the liss of works you and anover in which the morigages or morigative and at or indektomes, including actions brought by morigage while and in an affort to prevent, is comprovise, or to respective and and in an affort to prevent, is comprovise, or to respective while an intervention of advanced by the morigage while a morigage while morigage works and the index and of the index the morigage works, such sums thall become the morigage works, such sums thall become origagor, in ma-ges, to preserve the mor-ar be made a party or may ary be made a party or may ary be made a party or may id by mort-ereon at the hich shall be a lier sching or scruing ory note secure contract interest rate, he not paid a summ, immediately due and collection editors secured by this mortgage, w or to any right, title, or interest att under the provisions of the promise or also agrees to pay all costs, char tract expenses, becaue of the failur rage contained, and the same are here the lish hereof, and sus

nd ex yes and expenses reasonably increase of mortgager to perform or correby secured by this mortgage. rred or paid at any time by mortgagee, ply with the provisions in said note and

4. MORTGAGE