Reg. No. 16,829 Fee Paid \$18.00

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This Indenture, Made this	MORTGAGE 9th day of	LOAN NO. 47035 June	6 A. D., 19
by and between C. L. Fulton and		asband and wife	
of DOUGLES County, Kan organized and existing under the laws of Kan	nsas, Mortgagor, and ANCHO	R SAVINGS ASSOCIATION, a	corporati
WITNESSETH, That the Mortgager, for	and in consideration of the sur	m of Seven Thousand	wo Hu
the receipt of which is hereby acknowledged, d cessors and assigns, forever, all the following State of Kausza, to-wit:			
The East 50 feet of Lo	ot No. Five (5) in	BTOUR NO. IMO (5) 2	In
The East 50 feet of Lo Southwest Addition No.			
Southwest Addition No.			
Southwest Addition No. Lawrence,		ition to the City of	

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Apprest.

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Then estable, whatter such apparatus, machinery, insures or chaites have or would become part of the such attachment thereto, or not, all of which apparatus, machinery, chaites and fixtures shall be com-to and forming a part of the freehold and covered by this mortgage, and also all the estate, right, title Mortgagor of, in and to the mortgaged premises unto the Mortgages, forever. AND ALSO the Mortgagor covenants with the Mortgagee that at the delivery hereof he is the in premises show conveyed and seized of a good and indefeasible estate of inheritance therein, free and brances and that he will warrant and defend the title thereto forever against the claims and dema whomsever. unexed of the

very hereof he is the lawful owner of the itance therein, free and clear of all encum-t the claims and demands of all persons

whomsover. PROVIDED ALWAYS and this instrument is executed and delivered to secure the payment of Thou setting "WO HUMPED THY and TO/LUO-DOLLARS, with interest thereon advances as may become due to the mortgages under the terms and conditions of the promissory advances as may become due to the mortgages under the terms and conditions of the promissory nt of the sum of Seven h charges and advances as may become due to the mortgages under the terms with secured hereby, executed by mortgager to the mortgagee, the ence, payable as expressed in said note, and to secure the perfor

tre in addition i reasors in title, i regagor, or any of mortgage shall ; stors and assigns on the maturing time and for the or h th are more gauged, or any of them or the to the amount above stated which the ter by note, book account or otherwin at their heirs, personal representative nees, are paid in full with interest; any such additional loans shall at th ser cent interest and be collectible out tid mort yes, success ; and upon same ti

when services and the service of the parties of original indebtedness, any future advances made to raid mortgages, and any and all indebtedness in addition to i may ove to the mortgages, however evidenced, whether in full force and effect to the parties here and effect on any great indebtedness for any cause, the total debt on any specified causes be considered matured and draw ten per forwelower or other the service. That if any improvements, repairs, or alterations in mother prior to the date hereori, the mortgager will receive the parties here of the mortgager will receive any state. That if any improvements, repairs, or alterations have the parties here of the mortgager will receive the parties here of the improvements and that any other purpose; that if work causes and is formations and pay the costs during a life optical and the proceeds of the improvement, the math any the pay the cost hereof out of the proceeds of the improvements and predictions and pay the cost advanced out the proceeds of the improvements and proceeds and any state pay the cost advanced out of the proceeds and any state pay the cost advanced out of the proceeds and produces the mature pay here the pay the provided however, not leted applied that I y part of the total I period of ten days thle or said morigns wovement, repairs, hauld the o upon pair,

nent domain, or in tion paid therefor

may lake possession of and primites and let contrast for or pressed with the competition of and improvements alterations and pay the costs thereof out of the proceeds of money due and maringager upon aside non and the out-additional cost may be advanced by the morizages and shall be ariterist at the same nice as principal when additional cost may be advanced by the morizages and shall be ariterist at the same nice as principal when additional cost may be advanced by the morizages and shall be ariterist at the same nice as principal to a say after completion of said improvements, repair, or alterations; that and morizages, regardle deprediation, will keep and property and the improvements thereon at all times in good condition and repair the refusal or neglect by said morizages or to keep all property and the improvements thereon at all times is property and the said provide of the same and the same provide of the same state and the same state and the property and the according to the set and property and the improvements thereon at all times the property and the according to the set and property and the improvements thereon at all times the property and the according to prove the same state and recording free, levice, liabilities, simulations, so covenants as herein provided, the morizages may have such things done at morizages into make any reasonable expenditure or cutality accessary thereated. That if any part of asid described property shall be condomned or taken for pablic use under eminent of shall be paid to the morizages and applied upon the indebtedness due under add heir and this morizages. The preserves of the morizages what have the regist to file and to doften suits at the expense of the morizages, the preserve of in any action whatawere in which the morizages and the morizages may be made ap-plication, and all more the right to file and to doften suits at the expense of the morizages, the here the commence by reason of this instrument or indebtedness, including actions brough by morizagor again a artgagor, in preserva in a party of made a party of minst the , in his r may mort-

gagee,

4. MORTGAGE