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March 20, 1963 Fee Pair 8	16.00
MORTGAGE_Savings and Long Form	
BOOK 133 83856 83635 BOOK 133	
MORTGAGE UAN NO. 470469 UAN NO. 470469 LOAN NO. 470469 March A. D., 1963 by and between Helen Dibble and her husband, R. E. Dibble,	
of Douglas County, Kansas, Mortgagor, and ANCHOR SAVINGS ASSOCIATION, a corporation organised and existing under the laws of Kansas, Mortgagee;	
WITNESSETH, That the Mortgagor, for and in consideration of the sum of Fourteen Thousand and	
No/100 (\$14,000.00)	
The East 52 feet of Lot One Hundred Forty-Four (144) on	
Tennessee Street, in the City of Lawrence.	¢.
This mortgage re-recorded to show a correction made by the insertion of the dollar amount in the third paragraph below. (Mortgage regis- tration fee of \$35.00 paid March 20, 1963, as evidenced by receipting No. 18487)	
To HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and ap- chattels, turnaces, mechanical stokers, oll burners, cabinets, sinks, furnaces, heaters, ranges, mantels, light fixtures, refrig- erators, elevators, stream, doors, storm windows, storm doors, awings, blinds and all singular the tenements and refrig- erators, elevators, stream, doors, storm windows, storm doors, awings, blinds and all stream of fixtures of whatever and all structures, gas and oil tanks and equipment erected or placed in or upon the said real estate or attached to or used in connections, the pumbing therein, or for any purpose appertaining to the present or future use or improvement of the said real estate, whether such appartus, machinery, fixtures or chattels have or would because of the mortgaged and and for an erected or placed, in or upon the said real estate is a stream of which appearius, machinery, fixtures, and the mortgaged premises under the said real estate by to and forming a part of the freehold and covered by this mortgages, forewr.	
brances and that he will warrant and defend the title thereto forever against the cherein, free and clear of all encum-	
PROFIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of FOUR- teen. ThOLEANM. and NO/100. SIL, 000. 00. DOLLARS, with interest thereon and such charges and with, secured hereby, executed by mortgager 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 IT is the intention and armount of the	
original indebtedness, any future advances made to said morigage, shall also secure in addition to the morigage, and any and all indebtedness in addition to the amount above stated which the said morigage, shows every evidenced, whether by nots, book account or otherwise. This morigage shall remain in full force and effect between the parties hereto and their heirs, personal representatives, aucceasors and assigns, until present indebtedness for any cause, the total debt on any such additional loss shall set the maturing of the	
foreclosure or otherwise. That if any improvements, repairs, or alterations have been commenced and have not been completed more than four months prior to the data hereof, the mortgagor will receive the proceeds of this loan as a trust fund to be applied first to any other purpose; that if work ceases on any proposed improvements, repairs, or alterations for a period of the total for more, then said mortgage may at its option, without notice, datare said indetedences due and payable or said entryge may take possession of said premises and let contract for or proceeds with the completion of said improvement, repairs, or alterations and pay the costs thereof out of the proceeds of more due said mortgagor upon said loan and should the cost such additional cost may be advanced by the mortgagoe and shall bear interest at the same rise as principal indebtedness and secured by this mortgage, provide, however, such additional cost shall be repaired by said mortgagor to said mortgage within ten days after completion of and improvements, repairs, or alterations; that said mortgagor, regardless of antural deprecision, will keep said property and the improvements thereon at all times in good condition and repair; and upon the pay and property and the improvements, there and repairs, that said mortgagor, regardless of natural the refusal or neglect by said mortgagor to keep and and the report by rob geform and the improvements, repairs, or or alterations, and repair; and any other second there are a spincipal indebtedness within ten days after completion of and improvements, repairs, or alterations; that said mortgagor, regardless of antural the refusal or neglect by said mortgagor to keep and and the improvements thereon at all times in good condition and repair; and upon to pay promptly all taxes, insurance proniments, assessments, abstract and recording free, levies, liabilish is collegad, the said intons, exceeding the second the second read read property or to perform any other agreements, con- many m	- ⁸
such additional cost may be advanced by the mortgagee and shall bear interest at the same rate as principal independent and secured by this mortgage, provided, however, such additional cost shall be repaid by asid mortgager. The spinicipal indeptedness within ten days after completion of said improvements, repairs, or alterations; that said mortgagor, regardless of natural depreciation, will keep said property and the improvements thereon at all times in good condition and repair; and upon to pray promptly all taxes, insurance premiums, assessments, abstract and recording for all times in good repair; of informations and property and the improvements thereon at all times in good condition and repair; and upon to pay promptly all taxes, insurance premiums, assessments, abstract and recording force out all times in good repair.	
litions, stipulations, or covenants as herein provided the mortgage may have such things done at mortgagor's cost and may make any reasonable expenditure or outlay necessary thereunder. That if any part of said described property shall be condemned or taken for public use under eminent domain, or in anae the property shall be damaged either by public works or private acts, all damages and compensation paid therefor That the mortgages shall have the right to file and to defend suits at the emerges of the mortgage.	·
shall be plad to the mortgages and applied upon the indebtedness or private acts, all damages and compensation dominin, or in That the mortgages shall have the right to file and to defend suits at the expense of the mortgages. In his name, or in argree's right hereunder, or in any action whatsoerer in which the mortgage or mortgages, to preserve the mort- iset to camm he by reason of this instrument or indebtedness, including actions broughto may be made a party or may ragree, or shall have the right to employ counsel in an effort to prevent, to compromise by mortgager against the mort- fages, or shall be presented as costs in connection there with or advanced by the morts previse the here on the first actor upon demand at simulations in connection there with or advanced by the mort and the indebtedness, includ- tions, indebtedness made first to entry of the start of the mortgages and if such same shall be creased by mort- hen ourse, instances rate, be not paid by mortgagor, the mortgages and if such same shall be creased by the mort and the indebtedness, includ- tional indebtedness manediately due and collectible or, at the mortgages of option, such and all course is much addi- tional indebtedness manediately due and collectible or, at the mortgages and if such such a so much addi- tional indebtedness manediately due and collectible or, at the mortgages and if such such a due to be promised by this mortgage, which shall be a line to said additional extent shall become so much addi- nall be paid under the promissory note secured hereby and any subsequent modification agreements. Mortgagor also agrees to pay all costs, charges and except no additional extent and and mode the promissory note secured hereby and any subsequent modification agreements.	
Hightion, and all sums expended as costs in connection three with to compromise, or to negotiate any such proposed ago't upon demand or as may be expressly agreed upon by the mortgages, and if such sums, with interest thereon at the en current contract interest rate, be not paid by mortgager, the mortgages and if such sums, with interest thereon at the eg all such sums, immediately due and collectible or, at the mortgages may declare all of the indebtedness, includ- lonal indebtedness secured by this mortgager, which east the mortgages of such sums sum all become so much addi	
escribed prior to any right, fitle, or interest attaching or accruing subsequent to the lien hereof, and such indebtedness hall be paid under the provisions of the promissory note secured hereby and any subsequent modification agreements. Mortgagor also agrees to pay all cours, charges and expenses reasonably incurred or paid at any time by mortgagee, actuding abstract expenses, because of the failure of mortgagor to perform or comply with the provisions in said note and a this mortgage.	
at access section by this mortgage.	

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