1. 1. 14

	BOOK 11/2 3765	
	MORTGAGE	
This Indenture, Made thi	a 30th day of December A.D. 19	65
	ment Corporation, Inc. a Kansas Corporation	
	Kansas, Morigagor, and ANCHOR SAVINGS ABSOCIATION, a corporal Kansas, Morigagee;	don
WITNESSETH, That the Mortgagor,	for and in consideration of the sum of Fifteen Thousand Five	-1-12
Hundred and No/100 ((\$15,500,00) DOLLA ed, does by these presents mortgage and warrant unto the Mortgagee, its s wing described real estate, situated in the County of Douglas	
Lot Forty-three (43) in W	estern Hills Suburban Bancheros a Subdivision	
in Douglas County, Kansa	as shown by the recorded Plat thereof.	1.4
The mortgagor herein wa	ives all rights to a period of redemption in any action	
to foreclose under the ter	rms of this instrument.	
It is agreed and understo	od that this is a purchase money mortgage.	
TO HAVE and to hold the premises d partenances thereunto belonging, and the n hattels, furnaceg, mechanical stokers, oil	issertibed, together with all and singular the tenements, hereditaments and a remts, issues, and profits thereof; and also all apparatus, machinery, fixture burners, cablest, sinks, cablest, heaters, ranges, mantis, light fixtures of whaters renter placed in the building now gr blinds and all other fittures of whater quipment arected or placed in or upon the said real diding on the said real esta guipment arected or placed in or upon the said real diding to the said real esta is any place or fixtures therein for the purpose of heating the local or as surpose appertaining to the present or futures use or improvement ago or as surpose appertaining to the present of the said of heating treal estate ich apparatus, machinery, chattals and fixtures shall be considered as annex covered by this mortgarge; and also all the estate, right, tills and interest of t misses unto the Mortgarge, forever.	.p
rators, elevatoric acreens, acreen doors, st ind and nature at present contained or he ad all structures, gas and oil tanks and e	torm windows, storm doors, awaings, blinds and all other firstures of whater reafter placed in the building now or hereafter standing on the said real esta guinnent sected or placed in state of the said real estate of the	er te,
a connection with the said real estate, or art of the plumbing therein, or for any p cal estate, whether such apparatus machine	to any pipes or fixtures therein for the purpose of heating, lighting, or as urpose appertaining to the present or future use or improvement of the se	ed A Lid
ach attachment thereto, or not, all of whi o and forming a part of the freehold and ortgagor of, in and to the mortgaged are	ich apparatus, machinery, chattels and fixtures shall be considered as annex covered by this mortgage; and also all the estate, right, tills and interest of t	ed .
AND ALSO the Mortgagor covenants remises above conveyed and seized of a	masse unto the Mortgages, forever. with the Mortgages that at the delivery hereof he'ss the lawful owner of t good and indefeasible estate of inheritance therein, free and clear of all encu end the title thereto forever against the claims and demands of all parso	he
homsoever. PROVIDED ALWAYS and this instru-	end the title thereto forever against the claims and demands of all parts	
dvances as may become due to the mortg ith, secured hereby, executed by mortgag	mont is executed and delivered to secure the payment of the sum of Filter D/100 DOLLARS, with interest thereon and such charges and reare under the terms and conditions of the promissory note of even date her or to the mortgages, the terms of which are incorporated herein by this refe and to secure the performance of all of the terms and conditions contained	sd -
ics, payable as expressed in said note, and id note. IT IS the intention and accomment of	nd to secure the performance of all of the terms and conditions contained	rin
iginal indebtedness, any future advances ortgagee, and any and all indebtedness in av owe to the most a set of the set of	in parties nervio that this mortgage shall also secure in addition to the made to said mortgagor, or any of them or their successors in title, by the addition to the amount above stated which the said mortgagor, or any of the	
full force and effect between the parties amounts secured hereunder, including for	need, whenever by nois, book account or otherwise. This mortgage shall rema is hereto and their heirs, personal representatives, successors and assigns, uni- uture advances, are paid in full with interest; and upon the maturing of the	n
ecified causes be considered matured and reclosure or otherwise.	the parties hereto that this mortgage shall also secure in addition to it made to said mortgager, or any of them or their successors in fille, by it addition to the smoult above stated which the said mortgager, or any of the each, whether by note, hook account or otherwise. This mortgage shall rema- s hereto and their heirs, personal representatives, successors and assigns, un turne advances, are paid in full with interest; and upon the maturing of the same share the same shall be added and the same time and for the sam draw ten per cent interest and he collectible out of the proceeds of sale throug alterutions have been commenced and have not been completed more that	ie h
onths prior to the date hereof, the mortgr e payment of the costs of the improvement	alterations have been commenced and have not been completed more than for agrow will receive the proceeds of this ions as a trust fund to be explicit first and that the same will be so applied before using any part of the total f any proposed improvements, ropairs, or alterations for a period of ten days, an, without notice, declars said indebtedness due and payable or said mortrage et contract for or proceed with the completion of as and improvement, repairs, the proceeds of money due said mortgager by asid mortgagers and that the same will be an any state of the said improvement, repairs, the proceeds of money due said mortgager by asid mortgager by a said mortgager and hall be repaid by said mortgager by asid mortgager provent and additional cost hall be repaid by said mortgager, regardless of natur they and property and the improvements thereon at all times in good repair; and upper provided, the mortgagers and property or to perform any other agreement, cost are encumbrance on aside and property or to perform any other agreement, cost provided, the mortgagers is the said mort the said mortgager's cost any with the condemend or taken for public use under eminent domain, or i	н 10
by other purpose; that if work ceases on a ore, then said mortgagee may at its opti- ay take possession of said premises and l	any proposed improvements, repairs, or alterations for a period of ten days or on, without notice, declare said indebtedness due and payable or said mortgage it contract for or proceed with the completion of alterations for a second	r .
completing said improvements, repairs, o ch additional cost may be advanced by th	the proceeds of money due said mortgagor upon said improvement, repairs, o or alterations exceed the balance due said mortgagor by said mortgagee the he mortgarge and shall has interact at the mortgagor by said mortgagee the	
d secured by this mortgage, provided, how thin ten days after completion of said im precision, will keep said property and th	wever, such additional cost shall be repaid by said mortgagor to said mortgage provements, repairs, or alterations; that said mortgagor, regardless of mature	
a refusal or neglect by said mortgagor to pay promptly all taxes, insurance premi- incipal, or interest on this or on any oth	keep said property and the improvements thereon at all times in good repair ums, assessments, abstract and recording fees, levies, liabilities, obligation	
ions, stipulations, or covenants as herein) y make any reasonable expenditure or or That if any part of and described	provided, the mortgage may have such things done at mortgagor's cost an utilay necessary thereunder.	ā
to the property shall be damaged either h ill be paid to the mortgagee and applied t	Husy necessary therewonder. serts shall be condemned or taken for public use under eminent domain, or i public works or private acts, all damages and compensation paid therefor upon the indebtedness due under said note and this mortgage.	n r
That the mortgages shall have the right name of the mortgages, for the recover ree's rights hereunder, or in any action w	t to file and to defend suits at the expense of the mortgager, in his name, or i ry of damages, to uphoid the lien of this mortgagee, to preserve the mort paragement in which the data of the lien of the mortgage.	n 1
t to commence by reason of this instrum res, or shall have the right to employ cou gation, and all sums expended as costs in	sent or indebtedness, including actions brought by morizagor against the mort insel in an effort to prevent, to compromise, or to negotiate any such propose	
or upon demand or as may be expressly in current contract interest rate, be not p all such sums, immediately due and col	agreed upon by the mortgages, and, if such sums, with interest thereon at the said by mortgager, the mortgages may declare all of the indeptedness, in at the lastic of the indeptedness of the indeptedness of the indeptedness.	
al indebtedness secured by this mortgag cribed prior to any right, title, or interest il be paid under the arrestations of the	by plont the indebtedness due under sail of amages and compensation paid therefore point the indebtedness due under sail notes and this mortgage. It offle and to defend suits at the expense of the mortgage, to preserve the mort whatoever in which the mortgages or mortgager may be made a party or may sent or indebtedness, including actions brought by mortgage against the mort ansael in an effort to prevent, to compromise, or in erguing against the mort agreed upon by the mortgages, and, if such orgages shall be repaid by mort agreed upon by the mortgages, and, if such orgages shall be repaid by mort agreed upon by the mortgages, and, if such organses including agreed upon by the mortgages, and, if such organses including lectible or, at the mortgages pointy decisers all of the indebtedness, including a which shall be a lien to maid additured, and such indebtedness in the such agreement to the lien hered, and such indebtedness is takening or secruting subsequent to the lien hered, and such indebtedness charges and expenses reasonably inclured or gain at any time by mortgages	
Mortgagor also agrees to pay all costs, uding abstract expenses, because of the f	minisory note secured hereby and any subsequent modification agreements. Charges and expenses reasonably incurred-or paid at any time by mortgages failure of mortgager to perform or comply with the provisions in said note and a hereby secured by this mortgage.	
a	a nareby secured by this mortgage.	
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