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BOOK 154 17799

MORTGAGE

This Indenture, Made this 10th day of July A. D., 19 69

by and between W. E. Beckman and Alietha H. Beckman, husband and wife

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

WITNESSETH, That the Mortgagor, for and in consideration of the sum of Twenty Thousand and No/100 Dollar's (\$20,000.00)---

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

Lot B, Tract One (1), in Block Eight (8), in MEADOW LEA ESTATES,

An Addition to the City of Lawrence, Douglas County, Kansas

It is agreed and understood that this is a purchase money mortgage

TO HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and purtenances thereunto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fixt chattels, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantels, light fixtures, reactors, elevators, escens, screen doors, storm windows, storm doors, swings, blinds and all other fixtures of what and alture at present contained or hereafter placed in the building now or hereafter standing on the said real estate or attached to or placed in or upon the said real estate or attached to or in connection with the said real estate, or to any pipes or fixtures therein for the purpose of heating, lighting, or real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the said real estate or any pipes or fixtures therein for the purpose of heating, lighting, or real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the said real estate or any pipes or fixtures or would become part of the said real estate or any pipes or fixtures or would become part of the said real estate or any pipes, machinery, chattels have or would become part of the said call covered by this mortgage; and also all the estate, right, title and interest or and to and forming a part of the freehold and covered by this mortgage; and also all the estate, right, title and interest or ANN ALSO the Mortgagor covenants with the Mortgage estate of inheritance therein, free and clear of all end with a good and indefensible estate of inheritance therein, free and clear of all end brances and that he will warrant and defend the title thereto forever against the claims and demands of all per brances and that he will warrant and defend the title thereto forever against the claims and demands of all per brances and that he will warrant and defend the title thereto forevere against the claims and demands of all per branc

* PROVIDEN ALWAYS and this is strugged is executed and delivered to secure the payment of the sum TWENTY THOUSAND & NOTOD'S and this is strugged is executed and delivered to secure the payment of the sum by uncerns may become due to the mortgagee under the terms and conditions of the promissory note of eve with, secured desby, executed by mortgagor to the mortgagee, the terms of which are incorporated herein 1 and note:

I'd hot. IT IS the intention and agreement of the parties hereto that this mortgage shall also secure in addition original indebtedness, any future advances made to said mortgagor, or any of them or their successors in title, nortgage, and any and all indebtedness in addition to the amount above stated which the said mortgagor, or any nay owe to the mortgage, however evidenced, whether by note, book account or otherwise. This mortgage shall amounts secured hereunder, including future advances, are paid in full with interest; and upon the maturing present indebtedness for any cause, the total debt on any such additional loans shall at the same time and for the precified causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of sale oreclosure or otherwise.

specific devices for any cause, the total debt on any such additional loans shall at the same time and for discretions considered matured and draw ten per cent interest and be collectible out of the proceeds of sale and the tensity of the mottgager will receive the proceeds of this loan as a trust fund to be applied by a payment of the costs of the improvements and that the same will be so applied before using any nart of the costs of the improvements and that the same will be so applied before using any nart of the costs of the improvements and that the same will be so applied before using any nart of the mottgage may at its option, without notice, declare said indebtedness due and payable or said may other purpose; the possession of said prepared the proceeds of more were said mortgager up any said nortrage of a sole of the proceeds of more were said mortgager up any aid loan and the proceeds of more were said mortgager up any said nortrage of a sole and the completion of said improvements, repairs, or alternations and payable of said mortgager up and said mortgage provided, however, such additional cost shall be repaid by said mortgager to and it within ten days after completion of said improvements, repairs, or alternations, the same take and proceeds of a sole of the refuse of this nortgager to many cate approvements and property and the improvements and recording fees, lowers, lattices and any sole of a sole of the said sole of the said sole and the same time and the time any new property and the improvements. There are a proceed with the same the same take approvements, repairs, or alternational cost shall be repaid by and mortgager to reading a save the said to the said mortgager to and the tensity of the said to the any take a save and the said mortgager. The said to the any take a save and the same take things done at mortgager to a said to the mor

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