	60370	Book 113		
This Inden	ture, Ma	de this	h. day	of August
A. D. 19 56., between	W1111am H	rsey, Sr. and	his wife, S	sylvia I. Mersey
		•	1 .	

164

of _____Lawrence_____, in the County of _____Douglas_____ and State of ____Kansas_____ of the first part, and The Douglas County Building and Loan Association of the second part.

Witnesseth, That the said part 188... of the first part, in consideration of the sum of Ten Thousand Five Hundred and no/100------DOLLARS to...them....duly paid, the receipt of which is hereby acknowledged, ha Y.9. sold and by these presents do grant, bargain, sell and Mortgage to the said party of the second part, its heirs and assigns forever, all that tract or parcel of land situated in the County of Douglas and State of Kansas, described as follows, to-wit:

Lot No. Eleven (11) in Block No. One (1) in Southwest Addition, an Addition to the City of Lawrence.

with all the appurtenances, and all the estate, title and interest of the said part .108.... of the first part therein. And the said parties. of the first part the premises above granted, and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances

This grant is intended as a mortgage to secure the payment of Ten Thousand Five Hundred and no/100----Bollars, according to the terms of one certain note this day executed and delivered by the said part 109 of the first part to the said part of the second part

Hed. But If default be made in such payments, or any part thereof, or interest thereon, or the taxes, or if the insurance is not kept up thereon, then to shall b come abs olute, and the whole amount shall become due and payable, and it shall be lawful for the said party of the second shell become assource, and the whole amount anell become due and payoue, and it atlat do iterate for the sed part of the result have and assignt, at any time thereafter, to sell the premises hereby granted, or any part thereof, in the manner prescribed by law; and, oneys acising from such sale to retain the amount then due for principal and interest, together with the costs and charges of making y there be, shall be paid by the perty making such sale, on demand, to said parties of the first part, their

In Witness Whereof, The said part....108.....of the first part ha.X.C.....hereunto set ...their. hand and seals the day and year first above written.

H. Mersey, Sr. (SEAL) d. Sested and delivered in presence of (SEAL) b^{*} (SEAL) Sylving I. Mersey STATE OF KANSAS Diffina V. Mersey real Douglas County, 60 Their on shis day of August A. D. 19 .56. the undersigned a Notary Public In and William H. Mersey, Sr. and his Sylv . Mersey person B who executed the foregoing instrument of writing, official seal on the day and men 510 Motory Public Ruth Harold a Beck egister of Deeds The debt secured by this mortgage has been paid in full, and the Register of steeds is authorized release it of record. ANCHOR SAVINGS ASSOCIATION, Successor To

ANCHOR SAVINGS AND LOAN ASSOCIATION, Success to THE DOCGLAS COUNTY BUILDING AND LOAN ASSOCIATION

by v. Arthur Krebs Vice-President

0.55

Kansas Ci.y, (Corp. Jea!) Kansas, September 19,