Reg. No. 15,055 Fee Paid \$26.50

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R. Contraction

	69550 BOOK 121
	MORTGAGE
lhis Indenture.	LOAN NO.
	A. Smith and Doris J. Smith, husband and wife,
Douglas	County, Kanana, Mortgagor, and ANCHOR SAVINGS AND LOAN ASSOCIATION.
WITNESSETH, That the M Fifty and No/100 (\$10 he receipt of which is hereby	existing under the laws of Kansas, Mortgages; Mortgager, for and in consideration of the sam of Ten Thomsand Six Hundred 0,650,00)
wo (2), an Addition	(7) in Block Three (3), in Belle Haven South Addition Number to the City of Lawrence.
This is a	purchase money mortgage.
bouse on the property bove date, except for ssigns, may at its e sayable.	agors further agree that should the construction of the proposed y above described not be completed within six (6) months from the or delay caused by acts of God, the Mortgagee, its successors and option, declare all sums secured hereby immediately due and and a successful the sum of the successful the su
TO MAVE and to hold in irtenances thereunto belong irres, chattals, furnaces, mech rus, refrigerators, elevators, id vesi estato, and all irres r attached to or used in com- esting, lighting, or as a part approvement of the said real e the said real estate by suc e considered as annexed to a gift, title and interest of the AND ALSO the Mortgage remises above conveyed and embrances and that he will y as whomoaver.	as premises described, together with all and singular the tenements, hereditaments and ap- ting, and the vents, issues, and profits thereof; and also all apparatits, machinery, fir- hanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, maritels, light firs- , erross, scenes doors, storm windows, storij doors, awaings, bildea and all other fixtures at present contained or hereafter placed in the building now or hereafter standing on the ctures, gus and oil tanks and equipment eveded or placed in or upon the said real estate nection with the said real estate, or to any pipes or fixtures therein for the purpose of t of the pluming therein, or for any purpose appetriating to the present or future use or state, whether such apparatus, machinery, fitures or chattels have or would become part th attachment thereto, or not, all of which apparatus, machinery, chattels and littures shall and forming a part of the free hold and covered by this mortgage; and also all the estate, or Mortgager of , in and to the mortgaged premises unto the Mortgagere, forever. For covenants with the Mortgagee that at the delivery hereof he is the lawful owner of the ested of a good and indefasible estate of inheritance therein, free and clear of all en- warrant and defend the title thereto forever against the claims and demands of all per-
PROVIDED ALWAYS and the three second six Hundred dvances as may become due to the second seco	this instrument is grecuted and delivered to secure the payment of the sum of <b>Ten</b>
IT IS the intention and ag ade to said mortgager, or an over stated which the said mo bok account or otherwise. This personal representatives re paid in full with interest; the additional loans shall at er cent interest and be collec Mortgagor agrees to keep ereon in good condition at al	greement of the parties hereto that this mortgage shall also secure any future advances any of them, by the mortgages, and any and all indebtedness in addition to the amount ortgages, or any of them may over to the mortgages, however evidenced, whether by note, this mortgage shall remain in full force and effect between the parties hereto and their es, successors and assigns, until all amounts secured hereunder, including future advances, and upon the maturing of the present indebtedness for any cause, the total debt on any the same time and for the same specified causes be considered matured and draw ten withis out of the proceeds of also through forecloaure or otherwise. p and maintain the buildings now on said premises or which may be hereafter erected all times, and not suffer vanic or merrif a numeer thereon.
Mortgagor also agrees to agee, including abstract expe	pay all costs, charges and expenses reasonably incurred or paid at any time by mort- enses, because of the failure of mortgagor to perform or comply with the provisions in mortgagor to perform or comply with the provisions in
id property and collect all saments, repairs or improve ents provided for in this mo til the unpaid balance of sai anner prevent or retard mo	to concapte, and not same and neveroy sectors of the mortgage. Is on ortgages the rents and income arising at any and all times from the property, mort- d hereby authorize mortgages or its agent, at its option, upon default, to take charge of rents and incomes and apply the same on the payment of insurance premiums, taxes, ar- ments mocessary to keep said property in tenantable condition, or other charges or pay- ortgage or in the note hereby secured. This assignment of rents shall continue in force- id note is fully paid. It is also agreed that the tabling of possession hereunder shall in no ortgages in the collection of and sums by foreclourse or otherwise.
It saws mortgager small ca versions of said note hereby see with the terms and provis ined, then these presents ah the immediate possession of le and have foreclosure of t leh default all items of indet l benefits of homestead and WHENEVER USED, the	use to be paid to mortgage the entire amount due it hereunder and under the terms and y secured, including future advances, and any extensions or renewals thereof, in accord sions thereof, and comply with all the provisions in said note and in this mortgage con- tail he void; otherwise to remain in full force and effect, and mortgagee shall be entitled of all of said premises and may at its option, declare the whole of said note due and pay- this mortgage or take any other legal action to protect its rights, and from the date of bledeness hereunder shall include the plural the plural the singular, and the use of any gender shall d exemption laws are hereby waived.
applicable to all genders.	binding upon the heirs, executors, administrators, successors and assigns of the respective
	mortgagor has hereunto set his hand the day and year first above written.
	Vernon A. Smith

SATISFACTION The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record.

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