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MORTGAGE-Savings and Loan Form		
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	707-32 BOOK 122	
-1 -1	WARDA I O'S	
D	MORTGAGE	
This Indenture, Made this		A. D., 19.59
wijth Bitterittite, Made this		
by and between Amos V. Hale, a	single man	and the second second second second
	Cansas, Mortgagor, and ANCHOR SAVINGS AND LO	AN ASSOCIATION
a second set of the set of the set		COLUMN STREET STREET

WITNESSTH, That the Mortgagor, for and in consideration of the sum of Five Thousand Six Hundred Fifty (\$5,650.00) and no/100 ----the receipt of which is hereby acknowledged, does by these presents mortgage and warrant unto the Mortgagee,

The South Half (S¹/₂) of the Southeast Quarter (SE¹/₂) of Section Ten (10), Township Thirteen (13) South, Range Twenty-One (21) East of the Sixth Principal Meridian in Douglas County, Kansas.

(This is a purchase money mortgage.)

To HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and appartences thereanto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, distances thereanto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, distances chattels, furmaces, hereditaments, and profits thereof; and also all apparatus, machinery, distances chattels, furmaces, hereditaments, and profits thereof; and also all apparatus, machinery, distances chattels, furmaces, hereditaments, left fixing, or fix attack, and all structures, gas and olf runks and equipment erected or placed in or upon the said real estate, and all structures gas and olf runks and equipment erected or placed in the present or future use or improvement of the said real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the said real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the said real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the said real estate, and hard or the mortgage of the machines and there are the said real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the said real estate, whether such apparatus, machinery, fixtures or chattels and also all the estate, the said real estate of a whole happaratus, machinery, fixtures or chattels and there or the mortgage or or said of the Mortgage or events with the Alortgage besidened by this mortgage; and also all the estate of all estates of the Mortgage or events with the Alortgage beside or the said real estate of all estates of a good and indefeasible estate of forewore the estates of the said real estate of all estates of the said real estate of all estates of the said real estate of all estates of the said real estates of the said real estate of all estates of the said real estates of the said real estates of the sa

of Five Thousand

PROVIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of Five The Six Hundred Fifty (\$5,550.00) and no/100 - - DOLLARS, with interest thereon and such charges and advances as may become due to the mortgage under the terms and conditions of the promissory note of even date herewith, secured hereby, executed by mortgage the mortgage, the terms of which are incorporated herein by this reference, payable as expressed in said note, and to secure the performance of all of the terms and conditions contained in said note.

In said note. IT IS the intention and agreement of the parties hereto that this mortgage shall also secure any future advances made to said mortgagor, or any of them, by the mortgagee, and any and all indeptedness in addition to the amount above stated which the said mortgagor, or any of them may over to the mortgagee, however evidenced, whether by note, book account or otherwise. This mortgage shall remain in full force and effect between the parties hereto and their heirs, personal representatives, successors and assigns, until all amounts secured hereunder, including future advances, are paid in full with interest; and upon the maturing of the present indebtedness for any cause, the total debt on any such additional leans shall at the same time and for the same specified causes be considered matured and draw ten per cent interest and be collectible out of the-proceeds of sale through foreclosure or which may be hereafter erected thereon in good condition at all times, and not suffer waste or permit a nuisance thereon. Mortgagor agrees to keep and maintain the buildings now on said premises or which may be hereafter erected thereon in good condition at all times, and not suffer waste or permit a nuisance thereon.

Mortgrager agrees to keep and maintain the buildings now on and premises or which may be hereafter erected thereon in good condition at all times, and not suffer wante or permit a nuisance thereon.
Mortgrager also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by mortgrager, and not suffer wante of mortgrager to perform or comply with the provisions in said note and in this mortgrage.
Mortgrager hereby assigns to mortgrage the rents and income arising at any and all times from the property, mortgrage outside, and the samo are hereby secured by this mortgrage.
Mortgrager hereby assigns to mortgrager the rents and income arising at any and all times from the property, mortgrage or the anto a mortgrager on the grayment of insurance premiums, taxed, assents they note, and hereby authorize mortgrager or the anton or the prayment of insurance premiums, taxed, assents, repairs or impair to mortgrage or in the note hereby secured. This analymnent of rents will comply with all three previsions and apply the same on the payment of prosession hereunder shall in our provided for in this mortgrage or in the note hereby secured. This analymnent of rents will be rent or related mortgrager on the note hereby secured. This analymnent of rents and provisions thereby accured, including future advances, and any vectorsions or revensels thereof, in accordance with the terms and provisions thereof, and comply with all the provisions in adia tote is all post odi, otherwise to rents and effect, and mortgrager of this mortgrage or and any and there is any other legal action to protect its right, and from the date of anch default all items of mortgrager of the mortgrage of the mortgrage of the mortgrage of and one hereby secured.
Miness the provisions thereof, and comply with all the provisions in said note is all note the and pay-and the provisions in adia to the starges of the mortgrage or the mortgrage or take and the note and effe

4. MORTGAGE

as nervo, In Witness Wiseresf, said mortgagor has hereinto set his hand the day and pear first above written. AMAT V Hall

Amos V. Hale