Reg. No. 15,426 Fee Paid \$25.00

MORTGAGE-Sevins and Loss Fo 71024 BOOK 123 MORTGAGE LOAN NO. This Judentiure, Made this 10th day of August Ray D. Parsons and Marcia A. Parsons, Insband and wife; and by and between Thomas D. Peterson, of legal age and unmarried, A. D., 1952 DOUGLASS County, Kausas, Mortgagor, and ANCHOR SAVINGS AND LOAN ASSOCIATION, a corporation organized and existing under the laws of Kanas, Mortgages; WITNESSETH, That the Mortgagor, for and in consideration of the sum of Ten Thousand and No/100 (\$10,000,00) DOLLARS, the receipt of which is hereby schnowledged, does by these presents mortgage and warrant unto the Mortgages, its successors and asigns, forever, all the following described real estate, situated in the County of DOUGLAS. State of Karmas, to with In Lot One (1), Block Eighteen (18) in Lane Place Addition, in the City of Lawrence. (This is a purchase money mortgage.)

TO HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and ap-tremanaces. thereases, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantels, light fir-ares, chattels, furnaces, inschanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantels, light fir-ares, refractors, elevators, screens, accendence, storm windows, storm doors, awnings, blinds and all other fixtures of whatever kind and nature at present contained or hereafter placed in the building now or hereafter standing on the laid real estates, and all structures, gas and oil tanks and equipment erceted or placed in or upon the said real estate e attached to or used in connection with the said real estate, or to any pipes or fixtures therein for the purpose of the said real estate, and all structures, gas and oil tanks, and cuipment erceted or placed in or upon the said real estate e attached to or used in connection with the said real estate, or to any pipes or fixtures therein for the purpose of purporement 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 and firtures shall e considered as annexed to and forming a part of the free hold and covered by this mortgage, forever: AND ALSO the Mortgagor covenants with the Mortgages that at the delivery here of he is the lawful owner of the emises above conveyed and estod of a good and indefeasible estate of inheritance therein, free and demands of all en-mbrances and that he will warrant and defend the title thereto forever against the claims and demands of all per-mi whomseovere.

recurst above converses and take will warrant and defend the title thereto forever against the claims and demands of all per-const whomsever. **PROVIDED ALWATS** and this instrument is executed and delivered to secure the payment of the sum of .Ten Thousand and No/100 (\$10,000.00) - - - - - - - ODLARS, with interest thereon and such charges and advances as may become due to the mortgages under the terms and conditions of the promissory note of even data here-with, secured-hereby, executed by mortgage to the mortgages, the terms of which are incorporated herein by this ref-tores, payable as expressed in maid note, and to secure the parformance of all of the terms and conditions contained in said mortgager, or any of them may aver to the mortgages, and allo secure any future advances made to said mortgager, or any of them may over to the mortgages, and allo secure any future advances have stated which the said mortgager, or any of them may over to the mortgages, however evidenced, whether by note, hook ascount or otherwise. This mortgage shall remain in full force and effect between the parties here and the remain the same stated which the said mortgager, or any of them may over to the mortgages, however evidenced, whether by note, hook ascount or otherwise. This mortgage shall success the considered matured and draw then par cant interest and pose the maturing of the present indebtedness for any cause, the total debt on any such additional iona much all at the same time and for the same specified cause be considered matured and draw then per cant interest and pose and maintain the buildings now one said premises or which may be hereafter erected thereon in good condition at all times, and not suffer waste or primits a nuisance thereon. Mortgager hereby assigns to mortgages the failure of mortgager to park at any time by mort-sages, including abstrate expresses, because of the failure of mortgages, any and all times from the provisions in sub the anoid and in this mortgage on the note and apop

at said mortgager h

Rex D. Parsons Parsons Marcia A. Parsons Womas X Thomas D. Peterson elerdan 114.1.80

26

145