472 ACKNOWLEDGMENT STATE OF KANSAS. County of Douglas Be it remembered, that on this ...... 2nd day of August , A. D. 1950 \_\_\_\_, hefore me, the undersigned, a Notary Public in and for the County and State aforesaid, came \_\_\_\_\_ Earl H. Powers and Geraldine Chase Powers, husband and wife, who are personally known to ma to be the same persons who executed the within instrument of writing, and such persons doly acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written. (BEAL) Lelloy A. Notary Public My Commission empires May 1 Recorded August 3, 1960 at 2:30 P.M. aroll Register of Deeds elt SATISFACTION The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record. This release was written on the original ANCHOR SAVINGS ASSOCIATION, By J. Dean Nofsinger Vice-President. Kansas, November 9, 1964 on the original mortgage this 10 day of Mortember 19 64 (Corp. Seal) Harald a Beck Ey She Newstyter Reg. No. 16.094 Fee Paid \$28.00 MORTGAGE Sevies and La 74156 BOOK 125 MORTGAGE LOAN NO. This Indenture, Made this\_\_\_\_ 2nd day of ..... August A. D. 19.60 by and between Harry G. Shaffer, a single man, and Juliet Popper, a single woman, Lot Fifteen (15) in Block Three (3), in Belle Haven South Addition Number Two (2), an Addition to the City of Lawrence. (This is a purchase money mortgage.) TO MAVI and to hold the premises described, together with all and singular the tenements, hereditaments as mances thereunto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery as, chattels, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantels, ligh arefrigerators, elevators, encours, eres ndoors, storm windows, storm doors, awnings, blinds and all other fit "hattever kind and nature at present contained or hereafter placed in the building now or hereafter standing or real estats, and all structures, gas and oil tanks and equipment creeted or placed in or upon the said real real estats. In the most of the planning therein, or for any purpose appertaining to the present or future to rowennet of the and of parts of the planning therein, or of, all of which apparatus, machinery, fittures or chattels have or would become hes and real estates by such attrugagor of, in othe fore hold and covered by this motifages; and alls oll the so considered as annexed to the Mortgagor of, in othe fores hold and covered by this motifages, and all structures 4. Uite and interest of the Mortgagor of, in othe fores hold and covered by the law furthers and formings that and the head estate of a good and indefeesible estate of inheritance therein for he larges 4. Uite and interest of the Mortgagor of, in othe fores presed partices unto the Mortgages (forever. AND ALSO the Mortgagor overants with the Mortgage there or head hard in the is law and estate of a good and indefeesible estate of inheritance therein, for and estate of a store of the site and estate of a good and indefeesible estate of the rest for and defend the tile there to forever against the claims and demands of al s whomsoever.