Reg. No. 16,872

1000-10-80

and the second se

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MORTGAGE This Indenfurr, Made this \_\_\_\_\_ 28th \_\_\_\_\_ day of

LOAN NO. 470366 June A. D., 1961

by and between Harry Brown, Jr. and Kathryn Brown, husband and wife,

MORTGAGE-Savings and Loan Form

of \_\_\_\_\_\_ Douglas \_\_\_\_\_ County, Kansas, Mortgagor, and ANCHOR SAVINGS ASSOCIATION, a corporation organized and existing under the laws of Kansas, Mortgagoe; WITNESSETH, That the Mortgagor, for and in consideration of the sum of Twolve Thousand Three

Lot Twenty-Eight (28), in Block Six (6), in Edgewood Park Addition

77356 BOOK 128

Number Four (4), an Addition to the City of Lawrence.

(This is a purchase money mortgage.)

TO HAVE and to hold the premises described, together with all and singular ti-cmances thereunto belonging, and the rents, issues, and profits thereof, and also itels, furnaces, mechanical stokers, old burners, cahinchs, innas, furnaces, heatars, r ors, elevators, screens, screen doors, storm windows, storm doors, awaings, blind rs, elevators, screens, screen doo and nature at present contained all structures, gas and oil tanks a unection with the said real estate nnection with the said real of the plumbing therein, o state, whether such appar attachment thereto, or not d forming a part of the fr ragor of, in and to the mon t or t paratus, ed by this m

prining a part of the freehold and covered by this mortgrave; and also all the estate, right, title and interes or of, in and to the mortgraved premises unto the Mortgrave, forever. O ALSO the Mortgrave covenants with the Mortgrave that at the delivery hereof he is the lawful owner above conveyed and seized of a good and indereasible estate of inheritance therein, free and clear of all and that he will warrant and defend the tilt thereto forever against the claims and demands of all AND ALSO the M

mover. PROVIDED ALWAYS and this instrument is executed and delivered to secure the payment of the au-DISTIC Three Hundred & MOTION (\$12,500,00) DOLLARS, with interest thereon and an mere as may become due to the mortgages under the terms and conditions of the promisery note of a secured hereby, executed by mortgagero to the mortgage, the terms of which are incorporated here a payable as expressed in said note, and to secure the performance of all of the terms and condition

IT IS the intention and agr at of the parties hereto that this mortgage shall also secur neas made to said mortgagor, or say of them or their success as in addition to the amount above stated which the said mort in the said the said to be above state of the said to be and the said to be above to be added to be above to b If 15 the intention and agreement final indebtedness, any future advant rtrages, and any and all indebtedness y own to the mortgagness, however even full force and effect between the na amounts secured hereunder, includin sent indebtedness for any cause, the cilled causes be considered matured a scionare or otherwise. on to the amount other by note, b and their heir stenced, whet

The determines for any case, the total dest on any such additional loans shall at the same times and for the same times to out the proceed of the same times and process the case of the same times and process the proceed of the proceed of the proceed of the proceed of the same times and process and process the contract for or proceed with the completion of and process and process the proceed of the same times and process and process the process of the same time and process and process the process of the same times and process and process and process the process of the same time and process and process the process of the same time and process and process the process of th

4. MORTGAGE