STATE OF KANSAS COUNTY OF Douglas BE IT REMEMBERED, that on this 1st day of March , A. D. 19.62 , before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Lynn Pollock and Jonnie Buth Pollock, his wife. who_are_personally Into With the the be the same person 8 who executed the within instrument of writing, and such person 6 duly acknowl-adged the asympton of the same. lel" PUBLISSEALD. Sue Mars Marshall My commission expires: August 5, 1963 Varold G. Beck

Reg. No. 17,683

	79769	BOOK 130
	RTGAGE	LOAN NO. 470416
This Indenture, Made this fif	th day of	March A. D., 19 6
by and between Russell W. Jones an	d Diane Jones, 1	usband and wife
Development	orteneor and ANCHOR S	AVINGS ASSOCIATION, a corporation
WITNESSETH, That the Mortgagor, for and in a		Twenty Thousand and
No/100 - (*20,000,00) the receipt of which is hereby acknowledged, does by t cessors and assigns, forever, all the following descrip State of Kansas, to-wit:	hese presents mortgage an	d warrant unto the Mortgagee, its suc- the County of DOLFIAS
The West 90 feet of Lot 12;	the East 10 fe	et of Lot 17 and the
South 39.37 feet of the East Kapfer Addition, an Additio	t 10 feet of Lo	t 4 all in Fritzel-
habier addition, an anditio	on to the city o	1 Lawrence
and the second		and the second second second
and the second		
		A State of the second second second
survives, elements, screens, screen dorz, storm window kind and nature it present contained of hereafter plac- and all structures, gas and oil tanks and equipment er in connection with the said real estate, or to any pipes part of the plumbing therein, or for any purpose appe- real estate, whether such apparatus, machinery, fixtur usch attachment thereto, or not, all of which apparatus to and forming a part of the freehold and covered by : Mortgager of, in and to the mortgaged premises unto	, and profits thereof; and insts, sinks, furnaces, heat way, storm doors, awaings, J do in the building now or h weted or placed in or upon s os fixtures therein for t training to the present or se or chattels have or woo se, machinery, chattels and his mortgrage; and also all he Mortgrages, forever.	also all apparatus, machinery, fixtures, re, ranges, mantels, light fixtures, refrig- linds and all other fixtures of whatever reafter standing on the suid real estate, he said real estate or attached to or used a purpose of heating, lighting, or as a future use or improvement of the said futures alpha of cos said real estate by fixtures alpha of cos said real estate by fixtures alpha of the said real estate by the estate, right, title and interest of the
obtained thereas betaging, and the pents, inside shared, furnace, mechanical stokers, old humers, each read ray, durations, excrement, active doors, storm window and all structure, pass and outside of the breafter place in connection with the and real estant and equipment er act of the plumbing therein, or for any place act of the plumbing therein, or for any with a sparse real estate, whether such apparatus, machinery, furna- uet attack whether such apparatus, machinery, furna- uet attack whether such apparatus, machinery, furna- tion and forming a part of the freehold and covered by i hortgager or (i, in and to the mortgaged premises unto AND ALSO the Mortgager covenants with the M premises above coveryed and assisted of a good and in rannees and that he will warrant and defend the titl whomsoever.	, and profits thereof; and inets, sinks, furnaces, heat rest, atom doors, awnings, i de in the building new or h ceted or placed in or upon to of fixtures therein for trialming to the present or so of thatters therein for so of thatters therein or so of thatters therein or so of the therein or the so of thatters of the sources of the Mortgrages, forever. rtgages that at the delive defeasable estate of inherit	also all apparatus, machinery, fixtures, rs, ranges, mantels, light fixtures, or frig- linds and all other fixtures or whatever reafter standing on the suid real estate, he said real estate or attached to or used be purpose of healing, lighting, or as a future use or improvement of the said become part of the said real estate by fixtures shall be considered as annexed the estate, right, till sand interest of the ry hereof he is the lawful owner of the ennee therein, free and clear of all encum- the claims and demands of all persons
In tension, we insecution beindgrift, and the fents, insuse hatterns, furnaces, mechanical stokers, of burners, ash hatterns, furnaces, mechanical stokers, of using the kind and nature at present content doors, storm window and all structures, gas and oll lanks and structures, part in connection with the said real estate, or to any pipes part of the plumbing therein, or for any pipese appeared estate, whether such apparatus, machinery, furtur usch attachment thereto, or not, all of which apparation to and forming a part of the freehold and covered by i Mortgager of, in and to the mortgaged premises unto	and profits thereof; and ineta, sinks, furnaces, heat rest, atom doors, awnings, i do in the building new or h ected or placed in or upon a to of fixtures therein for t training to the present or training to the present or so architege, heat or wor so architege, heat or wor architege, forever. rtgagete that at the delive defeasible estate of inherit to thereto forever against the theory architege to "sec- DULLANS, with the torms and condition a contraster. the terms of	also all apparatus, machinery, fixtures, ranges, mantels, light fixtures, or whatever reafter standing on the suid real estate, he said real estate or attached to or used se purpose of heating, lighting, or as a future use or improvement of the said le escome part of the said real estate by fixtures shall be considered as annexed the estate, right, till and interest of the real estate, right, till and interest of the real entropy of the said entropy of the estate, right, till and interest of the estate, right, till and interest of the rand demands of all persons re the payment of the sum of TWENTY 1 interest thereon and such charges and the promissory not of even date here

1.1 is insolution and agreement of the parties hereto that this mortgage shall also secure in addition to the original indebicines, any future advances made to said mortgager, or any of them or their successors in till, by the mortgages, and any and all indebiedness in addition to the amount above stated which the said mortgagor, or any of them mortgages, however evidenced, whether by note, book account or otherwise. This mortgage shall remain in amounts accided the mortgages, however evidenced, whether by note, book account or otherwise. This mortgage shall remain in amounts accided between the parties hereto and their heirs, personal represent indebiedness, nutril present indebiedness for any anales, the bial debt on any such additional leans shall at the same time and for the same internet made solutions the same time and for the same internet and the considered matured and draw to pure cent interest and be collectible out of the proceeds of sails through a sail through the same internet of the proceeds of sails through the same internet independent matured and draw to pure cent interest and be collectibles out of the proceeds of sails through the same interest independent matured and draw to pure cent interest and be collectible out of the proceeds of sails through the same interest in the same interest in the same interest in the same interest in the same interest int