Reg. No. 20,041 Fee Paid \$25.00

à

MORTGAGE-Savings and Lean Form 89726 BOOK 139 MORTGAGE LOAN NO. 170538 This Indenture, Made this 23rd day of October A. D., 19.64 Orville C. Flory and Leona Flory, husband and wife by and between Douglos County, Kansas, Mortgagor, and ANCHOR SAVINGS ASSOCIATION, a corporation and and existing under the laws of Kansas, Mortgager; WITNESSETH, That the Mortgagor, for and in consideration of the sum of ... Ten Thougand and No/100 ge-

WITNIBSEITH, Thai the Mortgager, for and in consideration of the fam for the function of the Mortgager, for and sense of Kanaa, to with the Mortgager, if a more sense is a set of Kanaa, to with the Mortgager, if the following described real estate, stuated in the Court of the Mortgager, if a more of the four set of the Mortgager, if a more of the Southeset to the Court of the Southeset Quarter of the 6th Frincipal Meriddan, thence East 775 feet, thence North 160 feet, thence West 775 feet, thence South 160 feet to the point of beginning, less that portion on the West side thereof taken for hickary purposes, and otherwise known and described as Tract Six (6) of Mendow Les Estates,

TO HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and ap-partenances thereunto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fixtures, chattels, furnaces, mechanical stokars, all burnar, calibilits, aincrea, furnaces, heaters, ranges, manchiels, light furnes, estimate entrors, elevents, acreens, acreens, acress doors, awaines, bilinds and all other fixtures, or in-the state of the state and all structures, gas and oil lanks and real state, or the state of the state of the state of the state of the state in connection with the said real estate, or to any pipes of fixtures therein for the purpose of heating, lighting, or as a real estate, whether such apparatus, may purpose appertaining to the present or futures shall be considered as a marking or the state, whether such apparatus, may purpose appertaining to the present or futures shall be considered as annexed forting a part of the freshold and covered by this mortrage; ind also all the estate, right, title and interest of the obstraged of the mortgraged premates unto the Mortgrage that at the delivery hereof he is the lawful of all shourds forting as our cover and a sid of a good and indefragable estate of inheritance therein, free and class of all end premises above coveryed and stated of a good and indefragable estate of inheritance therein, free and class of all end prances and that he will warrant and defend the title thereto forever against the claims and demands of all end prances.

<text><text><text><text><text>

L-102 1-84 2000

And the state

1. B. S. S.