	Reg. No. 29 Fee Paid \$2
	MORTGAGE-Savings and Loan Form
	1278 BOOK 140
1	MORTGAGE LOAN NO. 470543 This Indenture, Made this 14th day of May A. D., 1965
	by and between Raymond C. Diedel and Barbara Diedel, husband and wife,
	of Douglas County, Kansas, Mortgagor, and ANCHOR SAVINGS ABSOCIATION, a corporation organized and existing under the laws of Kansas, Mortgagee;
	WITNESSETH, That the Mortgagor, for and in consideration of the sum of Ten Thousand and No/100 (\$10, 000.00)
	the receipt of which is hereby acknowledged, does by these presents mortgage and warrant unto the Merrages, its suc- castors and assigns, forever, all the following described real estate, situated in the County of Douglas
	Beginning at a point 208.7 feet North of the Southeast corner of the North Half of the Southeast Quarter of Section Twenty-two (22), Township Thirteen (13), Range Nineteen (19), which point is in the Section line; thence North on the Section line 208.7 feet; thence West 208.7 feet; thence South 208.7 feet; thence East 208.7 feet to the place of beginning, Deuglas County, Kansas,
	(This is a purchase money mortgage.)
	TO HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and ap- transmess thereanto belonging, and the rents, issues, and profits thereof; and also all apparatus, machiner; firstures, that and the sentence of the sentenc
	Thousand and No/100 (\$10,000,00) and a provide the terms and conditions of the promisery note of even date here- advances as may become due to the mortgagee under the terms and conditions of the promiseory note of even date here- with secured hereby, executed by mortgager to the mortgagee, the terms of which are incorporated herein by this refer- ence, payable as expressed in said note, and to secure the performance of all of the terms and conditions contained in
	IT IS the intention and agreement of the parties hereto that this mortgrage shall also secure in addition to the original indebtdances, say future advances made to and mortgrage, or any of them or their successors in title, by the mortgrages, and any and all indebtdeness in addition to the amount above stated which the said mortgrager, or any of them may over in the mortgrages, however evidenced, whether hy note, book account or otherwise. This mortgrage shall remain in full force and effect between the parties hereto and their heirs, personal representatives, successors and assigns, until all amounts secured hereunder, including future advances, are paid in full with interest; and upon the maturing of the present indebtdoness for any cause, the total debt on any such additional loans shall at the same time and for the same
a n	specified causes be considered natured and draw ten per cent interest and be collectible out of the proceeds of all through. That if any improvements, repairs, or alterations have been commenced and have not been completed more than four the payment of the costs of the improvements and that the same will be so applied before using any part of the total for any take payment of the costs of the improvements and that the same will be so applied before using any part of the total for any take payment of the costs of the improvements and that the same will be so applied before using any part of the total for any take possession of a side presides and its costs of once the said mortgager upon said loan and thould the cost of completing add improvements, repairs, or alterations exceed the balance due and mortgager by a side mortgages of any state possession of a protocod of the proceeds of the proceed with the completion of raid improvement, repairs, or of completing add improvements, repairs, or alterations exceed the balance due and mortgager by a side mortgages that and sector by this mortgage, provided, however, useh additional cost shall be repaid by and mortgages, repardies of natured the additional cost may be advanced by the mortgagers and shall be improvements thereon at all improvements, repairs, and alternovements thereon at all improvements therein a side mortgager to add mortgages. The pay is a side property and the improvements, repairs, are alterations, that and mortgages and there and pay is and sectored by this mortgage previous and the improvement thereon at all times in good complication and repair, and pay the cost is seen and property and the improvements thereon at all times in good repairs, and the improvement thereon at all property to the part and the advance is and acceleration. The function of and described property shall be contained for pathic use under minime domain, get the size and any part of aid described property shall be contained for pathic use under minime domain, get and size the
-	depreciation, will keep said property and the improvements, reparts, or alterations; that and mortgagor, regardless of natural depreciation, will keep said property and the improvements thereon at all times in good condition and repair; and upon the refusal or neglect by said mortgagor to keep said property and the improvements thereon at all times in good repair, how more than the same set of the ditions, stipulations, or covernant as herein provided, the mortgages may have such things do not at mortgagor's cost and may make any reasonable expenditure or outlay necessary theremader. That it any part of axid described property shall be condermaded raken for public use under eminent domain or in
E.	case its property shall be samaged either by public works or private sets, all damages and componantion paid therefor shall be paid to the mortgages and applied upon the indebtedness due under and this mortgage. That the mortgages shall have the right to file and to defend suits at the expense of the mortgages, in this name, or in the name of the mortgages, for the recovery of damages, to uphold the lies of this mortgages, to preserve the mort- gages's rights hereunder, or in any action whatsoever in which the mortgages or mortgage made a party or may else to commone by reason of this instrument or indebtedness, including actions brought by mortgage ranks the mort-
1	mages, or shall have the right to employ counsel in an effort to prevent, to compromise, or to negotiate any such proposed.

pri gee, inch in t

L-102 1-84 2000