			Fee Paid \$64.75	1
	MORTGAGE-Savings and Loan Form	1612 BOOK 140	MOIC Annual	
		MORTGAGE	LOAN NO. 470546	
1	This Indenture, Made this	18th day of	June A. D. 19 65	
	by and between John T. Easley and Ma			
	or Douglas County, Kannas, Mortgagor, and ANCHOR SAVINGS ASSOCIATION, a corporation organized and existing under the laws of Kannas, Mortgagee;			
	WITNESSETH, That the Mortgagor, for and	i in consideration of the sum of	Twenty Five Thousand Nine	
3	Hundred and No/100 (225,900.00 the receipt of which is hereby acknowledged, does cessors and assigns, forever, all the following A)		
H	essors and amigns, forever, all the following de State of Kansas, to-wit: Lot Fifteen [15] division in Douglas County, Kansas,	by these presents mortgage and speribed real estate, situated in t	warrant unto the Mortgagre, its suc-	
l				
	Subdivision lying within the South Range 19 East.	nvest Quarter of Section	34, Township 12 South,	
-	This is a purchase money mortgo	ige,		
	The mortgagor also agrees that securing this mortgage and the	should the construct	tion on the property	
		larant the mont and	a an the belland the	
			hereby immediately due and	
I	peynble. John J. East	ley n	rory ann Easley	
	1	5	0	
	TO HAVE and to hold the premises described partenances thereunto belonging, and the rents, it chattels, furnaces, mechanical stokers, oil burners, erators, elevators, screens, acreen doors, storms wi kind and nature at present contained or hereafter and all structures, gas and oil tanks and equipmer in connection with the said real setted, or to any part of the plumbing therein, or for any purpose real sette, whether such apparatus, machiners, fi to and forming therein, or for any purpose real sette, whether such apparatus, machiners, fi to and forming the such apparatus, machiners, fi to and forming the such apparatus, machiners, fi Moringayor of, in and to the freehold and covered Moringayor of, in and to the freehold and covered Moringayor of, in and	d, together with all and singular asues, and profits thereof; and al	the tenements, hereditaments and ap-	
	erators, elevators, screens, screen doors, storm wi	cabinets, sinks, furnaces, heaters indows, storm doors, awnings, blin	, ranges, mantels, light fixtures, refrig- nds and all other fixtures of whatever	
	and all structures, gas and oil tanks and equipment in connection with the said real estate, or to any	placed in the building now or her at erected or placed in or upon the	eafter standing on the said real estate, said real estate or attached to or used	
I	part of the plumbing therein, or for any purpose real estate, whether such apparatus, machinery, fi	appertaining to the present or f	purpose of heating, lighting, or us a uture use or improvement of the said	
	to and forming a part of the freehold and covered	aratus, machinery, chattels and f by this mortgage; and also all th	stures shall be considered as anexed	
1	AND ALSO the Mortgagor covenants with the	into the Mortgages, forever. a Mortgages that at the delivery	hereof he is the lawful owner of the	
	AND ALSO the Mortgagor covenants with the premises above conveyed and seized of a good an brances and that he will warrant and defend the whomsoever.	indefeasible estate of inheritane	se therein, free and clear of all encum-	
	Five Thousand Wine Hundre Instrument is	executed and delivered to secure	the payment of the sum of Twenty	
1	advances as may become due to the mortgagee m	nder the terms and ARS, with	interest thereon and such charges and	

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with, secure may become due to the martgages under the terms and conditions of the promissory ence, payable as expressed in said note, and to secure the performance of all of the promissory said note. TT IS the intention and agreement of the parties hereto that this mortgage shall also entragage, and any and all indebtedness in addition to said note that this mortgage shall also may own to the mortgages, however, addition to the secure the performance of all of the terms and and not approximate advances made to said mortgagor, or also instrages, and any and all indebtedness in addition to the terms and approximate shall also any own to the mortgages, however, and the secure the performance of the performance of the secure the full for the mortgages. s refer-

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may own to the mortgages, however widenced, whether by not in full force and effect between the parties here to and their by all amounts secured hereunder, including future advances, are present indebtednass for any cause, the total debt on any such specified causes be considered matured and draw ten par cent in full force or therein. That if any improvements, repairs, or alterations have been months prior to the date hereof, the mortgager will receive the any other purpose; that if work causes on any proposed improv-may take possession of aid premises and let contract for or pri-al definition of the costs of the improvements and that the any of completing aid improvements and its proposed improv-may take possession of aid premises and let contract for or pri-al definition and pay the costs thereof out of the proceeds of mon of completing aid improvements, repairs, or alterations accord and secured by this mortgages may at its option, without notice, du-and secured by this mortgages the provided, however, such additional cost additional cost may be advanced by the mortgages and at additional cost may be advanced by the mortgages and the provided, however, such additional definition and pay the costs thereof out of the provements, repairs, during all, or instarest on this or on any other encumbrance on a ditions, stipulations, or covenants as herein provided, the mortgages mortal or neglect by said mortgage to keep said property and the success has property shall be damaged either by public works or pu-statil be property shall be damaged either by public works or pu-statil be proved to all described property shall be condent to the mortgages, end the receivery damages, to up provide the mortgages of the instruments of indebtodes, instant be add to the mortgages of the instruments of indebtodes, instant be add to the mortgages, for the recovery of damages, to will be add to the mortgages, be not paid by between the of the mortgages, for the instruments of indebtodes, proved demand or as may be expressing a ne at m

ent domain, or in ion paid therefor

such runs, immediately due and collectible or, at the mortgaugers opace adaptedness secured by this mortgauge, which shall be a lien to said addi d prior to any right, title, or interest attaching or secruing subsequent paid under the provisions of the promissory note secured hereby and an trageor also agrees to pay all costs, charges and expenses reasonably in g abstract expenses, because of the failure of mortgauge to porform er comer mertgage contained, and the same are hereby secured by this mortgage. me by mortgagee,

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