Reg. No. 1,043 Fee Paid \$38.75 MORTGAGE-Savings and Loan Form 4155 BOOK 113 MORTGAGE LOAN NO. 470569 This Indenture. Made this 17th day of February A. D., 1966 by and between Charles J. Brown. a single man of _____ Douglas _____ County, Kansas, Mortgagor, and ANCHOR SAVINGS ASSOCIATION, a corporation organized and existing under the laws of Kansas, Mortgagee; WITNESSETH, That the Mortgagor, for and in consideration of the sum of Fifteen Thousand Five Hundred Lot Eight (8) and the North 12 1/2 feet of Lot Nine (9) in Block Three (3), in Haskell Place, an Addition to the City of Lawrence, Douglas County, Kansas TO HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and appurture tenences thereunto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fixtures, chattels, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantels, light fixtures, refrigerators, elevators, screens, screen doors, storm windows, storm doors, awnings, blinds and all other fixtures of whatever and all structures, gas and oil tanks and equipment erected or placed in or upon the said real estate or attached to or used in connection with the said real estate, or to any pipes or fixtures therein for the purpose of nearing, lighting, or as a real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the said real estate by to and forming a part of the freehold and covered by this mortgage; and also all the estate, right, title and interest of the Mortgager of, in and to the mortgaged premises unto the Mortgage, forever. whomsoever. **PROVIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of Ffifteen** Thomsand. Five Hundred and No/100 advances as may become due to the mortgagee under the terms and conditions of the promissory not of even date here-ence, payable as expressed in said note, and to secure the performance of all of the terms and conditions contained in said note. IT IS the intention and agreement of the parties hereto that this mortgage shall also secure in addition to the original indebtedness, any future advances made to said mortgagor, or any of them or their successors in title, by the mortgagee, and any and all indebtedness in addition to the amount above stated which the said mortgager, or any of them may owe to the mortgagee, however evidenced, whether by note, book account or otherwise. This mortgage shall ge sail 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 multiring of the specified causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of sail through forcelosure or otherwise. seen indebtedness for any cause, the total debt on any such additional loans shall at the same time and for the same the pecific cause, it consisted matured and draw ten per cent interest and be collectible out of the proceeds of sale through the payment of the costs of the mortgager will receive the proceeds of this lost as hears assuppled mare than four the payment of the costs of the inprovements and that the same will be so nupled holds and and the total for any other property in the costs of the inprovements and that the same will be so nupled holds and and the total for any other property stal if work ceases on any proposed improvements, repairs, or alterations and pay the costs thereof out of the proceeds of money due said mortgager be added of the days or may take possession of said premises and let contract for or proceed with the composition of said improvements, repairs, or alterations, and pay the costs thereof out of the proceeds of money due said mortgager by and mortgage there and scale and pay the costs thereof out of the proceeds of money due said mortgager by and mortgage of a said projection, will keep realitions and pay the costs thereof out of the proceeds of money due said mortgager by and mortgage of natural depreciation, will keep said projective and the improvements thereon at all times in good conduct and repair; and upon the refusal or neglect by said mortgager to keep said property and the improvements and recording fees, leabilities, diligations, end there are all times in good conduct and repair; and upon the property shall be contained or take for public weaks and there are all there are all times in good repairs and there are all there in a day and there are all the said property and the individuate and there are all times in good repairs and be applied to a said mortgager of natural all there are all times in good repairs and there are all there are appropring and there are any nature and there are all times in good and should the cost of a said there are any appliced to a said - IL of a filling L-102 7-63 2000