MORTGAGE-Savings and Loan Form

1

18804 BOOK 155 MORTGAGE

LOAN NO. 470694

Y

This Indenture, Made this ______ day of October____ A. D., 1969

by and between Jesse I. Athey, Ir, and Bonnie D. Athey husband and wife

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 Three Thousand Eight

Lot 11, in Block 1, in Green's Subdivision in the City of Lawrence, Douglas County, Kansas,

It is agreed and understood that this is a Purchase Money Mortgage.

To HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and appratus machanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantels, light fixtures, refrigurations, elevators, escreens, screen doors, sort windows, storm doors, awnings, blinds and all other fixtures of whatevery in and and nature at present contained or hereafter placed in the building now or hereafter standing on the said real estate or attached to or used and nature at present contained or hereafter placed in the building now or hereafter standing on the said real estate or attached to or used and nature at present contained or hereafter placed in the building now or hereafter standing on the said real estate or attached to or used and nature at present contained or hereafter placed in the building now or hereafter standing on the said real estate or attached to or used and nature at present contained or hereafter placed in the building now or hereafter standing on the said real estate, or to any pipes or fixtures therein for the purpose of hereins, lighting, or as a part of the placed in the placed in or upon the said real estate. Signification of the said trade estate, or to any pipes or fixtures therein for the purpose of hereins, lighting, or as a part of the placed in the present or future use or improvement of the said and to be considered as annexed and attachment thereto, or not, all of which apparatus, machinery, chattels and fixtures shall be considered as annexed and and there at the delivery hereof he is the lawful owner of here and to the mortgaged premises unto the Mortgage forever. MNO ABKO the Mortgagor covenants with the Mortgagee that at the delivery hereof he is the lawful owner of all encounds of all persons. Tho MAKO the Mortgagor covenants with the Mortgagee that at the delivery hereof he is the lawful owner of the said to be above converged and sized of a cool and indefeasible estate of such energing, free and denands of all persons. Tho MAKO the Mo

said note. IT IS the intention and agreement of the parties hereto that this mortgage shall also secure in addition original indehtedness, any future advances made to kaid mostgagor, or any of them or their successors in title, mortgages, and any and all indehtedness in addition to the amount above may one to the mortgage, however evidenced, whether by note, how account or otherwise. This mortgage shall all amounts secured hereunder, including future advances, are paid in full with interest; and upon the matering present indehtedness for any cause, the total debt on any such additional ionus shall at the same time and for the foreclosure or otherwise.

reclosure or otherwise. That if any improvements, repairs conths prior to the date hereof, the mole-e payment of the costs of the improve-uy other purpose; that if work censes up, then said mortgagee may at its at take possersion of said premises are terations and pay the costs thereof our completing said improvements, repa-ch additional cost may be advanced by at secured by this mortgage, provided ithin ten days after completion of said preclation, will keep said property are refusal or negleet by said mortgages pay momotly all taxes; insurance pro-ducing, or covenants as he or alterations have been comme rigagor will receive the proce-ments and that the same will many proposed improvements.

isation paid therefor

principal, or interest or covenants at here inay make any reasonable expenditure or That if any part of said described pu-tages the property shall be damaged either shall be paid to the mortgages and appl . That the mortgages shall have the right the name of the mortgages, for the record the name of the mortgages of this instru-store of the mortgages and the inter-ting of the mortgages and the second shall be paid to the nortgages and the shall be paid to the mortgages of the record to commence by reason of this instru-store or shall have the right to employ of tituation, and all sums expended as costs then current contract interest rate, be no inter all such sums, immediately due and we described prior to any right, title, or inte-shall be paid under the provisions of the Mortgages take are to pay all co-including abstract expenses, because of the including abstract expenses, because of the 1 the or, at the meet which shall be a li-staching or accruin dissory note secured

1-102-2M-7-67