

Reg. No. 4,434 Fee Paid \$50.50

527

BOOK 155 19817 MORTGAGE

This Indenture, Made this 7th day of January A. D., 19 70

d between Dwight R. Norris and Judith A. Norris, 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. TWENTY THOUSAND TWO

- Lot 8 in HOLIDAY HILLS NUMBER SIX, an Addition to
- the City of Lawrence, Douglas County, Kansas,

It is agreed and understood that this is a purchase money mortgage.

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 ap-intenances thereinto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fixtures, nattels, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, range, mantels, light fixtures, refrig-rators, elevators, screens, screen doors, storm windows, storm doors, awnings, blinds and all other fixtures of whatever ind and nature at present contained or hereafter placed in the building now or hereafter standing on the said real estate, of all structures, gas and oil tanks and equipment erected or placed in or upon the said real estate or attached to or used art of the plumbing therein, or for any purpose appertaining to the present or future use or improvement of the said real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the said real estate by and formities a part of the freehold and covered by this mortgage; and also all the estate, right, title and interest of the ordinates of the oblight and interest of the Mortgagee that at the delivery hereof he is the lawful owner of the ranges and that he wortgaged premises unto the Mortgagee that at the delivery hereof he is the lawful owner of all ensum-termines and that he will warrant and defend the title thereto forever against the claims and demands of all premose **AND ALSE on the one of the mortgagee under the terms and collared of all persons AND ALSE on the sourd of a good and indefensible estate of inheritance therein, free and clear of all ensum-termines and the height of all of the interfere the terms and demands of all persons AND ALSE on the sourd of a good and indefensible estate of inheritance therein, free and clear of all ensum-termines and the height of the mortgagee under the terms and conditions of the promissory note of even date here-AND ALSE on t**

intention and agreement of the parties hereto that this mortgage shall also seed edness, any future advances made to said mortgagor, or any of them or their succ I any and all indebtedness in addition to the amount above stated which the said mor is mortgagee, however evidenced, whether by note, book account or otherwise. This id effect between the parties hereto and their heirs, personal representatives, succe-mend hereunder, including future advances, are paid in full with interest; and upo dness for any cause, the total debt on any such additional loans shall at the same the considered matured and draw ten per sent interest and be collectible cut of the p interview.

repairs or alterations have been commenced and have not been comple-the mortgagor will receive the proceeds of this loan as a trust fund to improvements and that the same will be so applied before using any p ceases an any proposed improvements, repairs, or alterations for a new at its option, without notive, declare sold indebtedness due and payable reof out of the proceeds of moncy due said mortgagor upon said loan a same by the mortgages and shall bear interest at the same rate as pri-of said improvements, remains, or alterations; that said mortgagor by sa anced by the mortgages and shall bear interest at the same rate as pri-of said improvements, remains, or alterations; that said mortgagor, re-servery and the improvements thereon at all times in good condition and rigagor (s keep said property and the improvements thereon, at all tim-re any other encombrance on said recording free, levies, limb a strend mortgage to said recent property or to more here. It is

any part of said described property shall be serty shall be damaged either by public work

neged effiner by public when re and applied upon the indebtedness due numer sec-have the right to file and to defend suits at the expens-have the right to file and to defend suits at the expens-have the right of damages, to apheid the lien of the states the morigages or h increased upon by the modesare, paid by mortagor, the modesare, bertible or, at the mortagor, paid use, which shall

Mortgagor hereby assigns to mortgagee the rents and income arising at any and all times from the property, meri-red to secure this note, and hereby authorize mortgagee or its agent, at its option, upon default, to take charge of and perty and collect all rents and hereby authorize mortgagee or its agent, at its option, upon default, to take charge of and airs or improvements necessary to keep said property in tenantable condition, or other? Charges or payments provided in this or improvements necessary to keep said property in tenantable condition, or other? Charges or payments provided in this of tagge of in the note hereby secured. This assignment of rents shall continue in force until the ampaid ance of said note is fully paid. It is also agreed that the taking of possession hereunder shall in no manner prevent or ard mortgagee in the collection of said sums by foreclosures or otherwise. If there shall be any charge in the ownership of the premises covered hereby without the consent of the mortgages the payment of the assumption fee as specified in the promises or yourd, he entire indebtedness shall become due and the at the election of the mortgagee and foreclosure proceedings may be instituted thereon. If said mortgagor shall cause to be paid to mortgagee the entire amount due it hereunder and under the terms and evisions of said note hereby secured, including future advances, and any extensions or renewals thereof, in accordance h the terms and provisions thereof, and comply with all the provisions in said note and in this mortgage contained, in the presents all be void; otherwise to remain in full force and effect, and mortgagee shall be entitled to the mediate possession of all of said premises and may, at its option, declare the whole of said note due and all benefits of nestead and exemption have are hereby waived. WHENEVER USED, the singular shall include the plural, the plural the singular, and the use of any gender shall be plucable to all genders.

Judith A. Norris

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written X A Dwight R. Norris