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ALL NO	MURTGAGE-Savings and Loan Form
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	MORTCACE
	This Indenture, Made this 27th day of August LOAN NO. 470728
	, by and between Paul B. Harnar and Retta Lou Harnar, 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
All seatons and	Twenty Four Thousand Four Hundred and 00/100
	Lot 5, Block 9, FOUR SEASONS ADDITION NO. 3, an addition to 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 ap- tremances thereauto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fixtures, internances thereauto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fixtures, internances thereautors, screens, screen doors, storm windows, storm doors, awnings, blads and all ether fixtures of whatever ind an anture at present contained or hereafter placed in the building now or hereafter standing on the said real estate, and all structures, gas and oil tanks and equipment erected or placed in or upon the said real estate or attached to or use and all structures, gas and oil tanks and equipment erected or placed in or upon the said real estate or attached to or use and all structures, gas and oil tanks and equipment erected or placed in or upon the said real estate or attached to or use and all structures are the said real estate, or to any pipes or fixtures therein for the purpose of heating, lighting, or as a part of the plumbing, therein, or for any purpose appertaining to the present or future use or improvement of the said to the plumbing, therein, or for any purpose appertaining to the present or futures and be considered as annexed to attractive, whether mich apparatus, machinery, fixtures or chattels have or would become part of the said real estate by to adforming a part of the freehold and covered by this mortigare; and also all the estate, right, title and interest of the startinger of, in and to the mortigaged premises unto the Mortigage, forever. AND ALSO the Mortigage coverants with the Mortigage state at the delivery hereof he is the lawful owner of the structures above conveyed and beized of a good and indefensible estate of inheritance therein, five and clear of all exem- tions above conveyed in de beized of a good and indicessible estate of inheritance therein, five and clear of all presons
	PROVIDED ALWAR'S and this instrument is executed and delivered to secure the payment of the sum of. Twinty- Four Thousand Four Humored and by JOU DOLLARS, with interest thereon and such charges and advances as may become due to the mortgagee under the terms and conditions of the promisory note of even date here- with, secured hereby, executed by mortgager to the mortgagee, the terms of which are incorporated herein by this refs.
•	IT IS the intention and agreement of the parties hereto that this hortgage' shall also scurre in addition to the original indebtedness, any future advances made to said mortgagor, or any of them or their mccensors in title, by the mortgagee, and any and all indebtedness in addition to the amount above stated which the said norter for or any of them

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This the headlon and agreement of the parties herio that this kiriticage hall also scarre is addition to the more accession of the parties berefore and a constrained which the said more reasons in title, by the max who to the more accession and the parties here to add their heirs, personal review of the more reasons in title, by the max who is the more accession and assign, until all oncession to the more accession and assign, until all oncession to the more accession and assign, until an outper second effect between the parties here to add their heirs, personal review of the same title and assign, until an outper second effect between the parties here to and their heirs, personal review the same title and assign, until an outper second effect between the parties here to any such additional to an a trast fund to be and the reason to the more addition to the proceeds of and the parties the to any such additional to an addition of the parties the top and the same title and the analytic to the date hereof, the more approvements and the ten here of the late as trast fund to be applied first to more the said more accessive to addition to the same will be a sapiled first to more the said more accessive to addition to the proceeds of the late as the same trast and be addition of a sapiled first to more them and the costs thereof of an origing end the same will be a sapiled first and more accessive the additional cost may addition to the said more accessive to addition to the said more accessive to addition to the said more accessive to addition addit

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Mortgager hereby assigns to mortgages the rents and income arising at any and all times from the property, mort-groperty and collect all rents and income and apply the same on the payment of insurance premiums, taxes, assessments, in this mortgage or in the note hareby setured. This assignment of rents shall continue in force until the unpaid balance of said note is fully paid. It is also agreed that the fixing of possession hereunder shall in no manner prevent or the nortgage in the collection of said sums by foreclosures or otherwise. If there shall be any change in the ownership of the promissory note, the entire indebtedness shall become due and for an ortgage of a said note hereby setured. This assignment of rents shall continue in force until the unpaid to hard mortgage in the collection of said sums by foreclosures or otherwise. If there shall be any change in the ownership of the promissory note, the entire indebtedness shall become due and for a source of the assumption fee as specified in the promissory note, the entire indebtedness shall become due and for the payment of the assumption fee as specified in the promissory note, the entire indebtedness shall become due and for an ortgage shall cause to be paid to mortgage the entire amount due it hereunder and under the terms and provisions of said note hereby secured, including future advances, and any extensions or renewals thereof, in accordance then these presents shall be void; otherwise to remain in full force and effect, and mortgage shall be entitled to the any directores of this mortgage or take any other legal adoption, declare the whole of said note due and payable and any directores of indebtedness heredue and all benefits of investores of indebtedness heredue and all benefits of investores of indebtedness heredue and all draw interest at the rate of 10% per annum. Appraisement and all benefits of investores of indebtedness heredue as all include the plural, the plural the singular, and the us of any gender shall be

This mortgage shall be binding upon the heirs, executors, administrators, successors and assigns of the respective

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.

Paul B. Harnar

Retta Lou Harnar (11 Prest Hunne