Reg. No. 16,813 Fee Faid \$37.75

Π MORTGAGE-Savings and Loan Form 77116 BOOK 128 MORTGAGE LOAN NO. 470354 This Indenture, Made this 6th day of June A. D., 19 61 by and between Russell W. Jones and Diane Jones, husband and wife of ______ Douglas ______ County, Kansas, Mortgagor, and ANCHOR SAVINGS ASSOCIATION, a corporation organized and existing under the laws of Kansas, Mortgagor, and ANCHOR SAVINGS ASSOCIATION, a corporation

" WITNESSETH, That the Mortgagor, for and in consideration of the sum of ifteen Thoussand One Hundred

and no/100 (\$15,100.00) ---- DOLLARS, the receipt of which is hereby acknowledged, does by these presents mortgage and warrant unto the Mortgagese, its suc-essours and assigns, forever, all the following described real estate, situated in the County of DOUGLDIG

Lot Nine (9), in Block Three (3), in Belle Haven South, an Addition to the city of Lawrence

(This is a purchase money mortgage)

TO HAVE and to hold the premises described, together with all and singular the tenements, hereditance tenances thereunto belonging, and the rents, issues, and profile thereof; and also all apparatus, machine tets, furnaces, mechanical takters, oil burners, cabinets, sinks, furnaces, hereditar anges, matchine ora, elevators, acreens, access doors, storm windows, storm doors, awalnes, blirganges, matchine in the and nature at present contained or hereafter placed in the building now or hereafter and taken or the and all attractures, gas and oil tanks and equipment erected or placed in or upon the said yeal exists on the and eris, elevators, meenhanch storers, on corners, caonets, since, turnases, nesters, range, binnets, tips i futures rand nature at present contained or hereafter placed in the building now or hereafter standing on the said real lightrotures, gas and oll tanks and equipment erected or placed in or upon the said real estate or attached to me them with the said real estate, or to any pipes or fixtures therein for the purpose of heating, lighting, estates whether the said real estate, or to any pipes or fixtures therein for the purpose of heating, lighting, estates whether therein a part of the first process and the said real estate or considered as states whether therein a part of the first paparatus, machinery, chitles and fixtures shall be considered as range of, in and to the mortgaged primes unto the Mortgager, and also all the estate, right, title and interes have have conveyed and seized of and of and Mortgager. Forever, lass above conveyed mod seized of and of and Mortgager is of Interes therein fore the said can clear of all manners that he will warrant and defend the title thereto forever against the claims and demands of all morever.

PROVIDED ALWAYS and this instrument is executed and delivered to secure the payment of the sum of P1ffcen Thouseand, one Hundred & No/100 (215, 100, GOLLARS, with interest thereon and such charges and advances as may become due to the mortgager under the terms and conditions of the promissory note of even date here-with, secured hereby, executed by mortgager to the mortgages, the terms of which are incorporated herein by this refer-ence, payable as expressed in said note, and to secure the performance of all of the terms and conditions contained in

risal indeficiences, any future solutions and to parties hereto the risages, and any and all indebidences made to said mortage y one to the mortagage, however evidenced, whether by note, I all force and effect between the parties hereto and their heir action of the second their heir action of the second ent indebiedness for any cause, the total debt on any such ad-closure or otherwise. That if any improve IT IS the intention and agre ont of the parties hereto that this m ances made to said mortgagor, or any bees in addition to the amount above a evidenced, whether by note, book acco parties hereto and their heirs, persons ing future advances are acid to full

present indeleteness for any cause, the total doit on any such additional loans shall at the same time and for the same transformation of the intervention of the intervention of the proceeds of all the transformation of the proceeds of all the transformation of the proceeds of the date bareod, the moritagor will receive the proceeds of this loans as a trust fund to be applied first to such a proceed of the date bareod, the moritagor will receive the proceeds of this loans as a trust fund to be applied first to sup other purpose; that if work ceases on any proposed improvements, response before using any part of the total for more, then aid moritagore may at its option, without notice, declare will the completion of a papied first to any other purpose; that if work ceases on any proposed improvements, response to a support of the total for any other purpose; that if work ceases on any proposed improvements, response to a support of the total for provide and pay the costs thereof out of the proceeds of monory due as the moritagor by said about the completion and the provements, repairs, or alternations creaded the balance due and moritagor by said about the cost and adminal cost may be advanced by the moritagare and all bear interest at the same rate as principal indexities to any advanted by this moritagos, provided, however, such additional cost shall be repairs; due and the parts and the provements there any the said moritagor. Regardless of natural accurate by all or completion of any index explanation of the provements there and the prove and a large transform any other agreements, the said the provements and recording very to the parts and the the same set is good repairs, or allows at the provements of the any other agreements, abstract and recording the provements there and the correspondent of the moritager of a sid derived any any date of the moritager of a sid derived any advanted as the same set and the same set is good repairs, or all the prove and the provements and recording advante and the same an

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