					Heg. No. 1 Fee Faid \$
N.	ORTGAGE-Savings and Loan F	9778			
	88450 BO	OK 135		- 44	1
*			TGAGE		00000
0	his Indenture. "Ma	de this 3rd	day of	LOAN NO. 4 July	A. D., 1964
by	and between Floyd J	Martin and Iv	ah Mae Martin.	husband and w	Ife.
of or	Pingl C gamized and existing under the lar	Arizona ounty, Taxas, Mortga	agor, and ANCHOR SA	VINGS ASSOCIATION	, a corporation
	WITNESSETH, That the Morty				
- Th	Hundred and No/100 (a receipt of which is hereby ackno- mors and assigns, forever, all the ats of Kansas, to-wit:	\$9,800.00) - wiedged, does by these s following described	presents mortgage and real estate, situated in t	warrant unto the Mor	DOLLARS, Igageecits suc-
St					
	Lot One Hundre	ad Eighty-five	a.(185) and th	e South half	
100	of Lot One Hur	idred Eichty-	three (183) on	Connecticut	
1	Street, in the	e City of Law	ence.		
-					
	TO HAVE and to hold the pres	ines described, togethe	r with all and singular	the tenements, hereits	ments and an
chi	TO HAVE and to hold the press tenances thereunts belonging, and titles, furnaces, mechanical stoker tors, disvators, screens, screen do and nature at present contained all structures, gas and oil tanks connection with the and real setat to f the plumbing therein, or for estates, whether such apparetus, a strachment thereto, or not, all schorming part of the freshold typeror of, in and to the mortgager own AND ALBO the Mortgager cover	i the rents, issues, and a, oil burners, cabinets ors, storm windows, at	profits thereof; and a sinks, furnaces, heater orm doors, awnings bil	iso all apparatus, mach s, ranges, mantels, light	inery, fixtures, fixtures, refrig-
kin	and nature at present contained all structures, gas and oil tanks connection with the said real estu-	or hereafter placed in and equipment erected	the building now or her or placed in or upon th	e said real estate or atta	aid real estate, ched to or used
, par	t of the plumbing therein, or for estate, whether such apparatus,	any purpose appertain machinery, fixtures of	ing to the present or the chattels have or would	future use or improvement become part of the said	int of the said real estate by
° Mo	nd farming a part of the freehold transfor of, in and to the mortgag	and covered by this r ad premises unto the l	actionery, chattels and i aortgage; and also all th fortgages, forever,	ixtures shall be consider he estate, right, title and	interest of the
pre	AND ALSO the Mortgagor cover mises above conversed and select nees and that he will warrant an madever. PROVIDED ALWAYS and this	nants with the Moriga of a good and indefer ad defend the title the	res that at the delivery sible estate of inheritan	hereof he is the lawfunce therein, free and clean	d owner of the '
Thou	PROVIDED ALWAYS and this is	instrument is executed	and dalivered to secure	the payment of the sur	n of Nine
wit	MEDOVER. PROVIDED ALWAYS and this is ISEING LIGHT HUNGTED ances as may become due to the h, secured hareby, azecuted by me h, secured hareby, azecuted by me h, payable as expressed in said n note.	mortgagee under the ortgagor to the mortga	terms and conditions of trace, the terms of which	interest thereon and sus the promissory note of a	wen date here-
spli	IT IS the intention and agreem	ote, and to secure the	performance of all of	the terms and condition	is contained in
mo	note. IT IS the intention and agreem inal indebiedness, any future ndw tygarce, and any and all indebted rows to the morgaget, however of the indebiedness for any cause, to uil force and effect between the amounts secured hereunder, inclu- nent indebtedness for any cause, to if ded causes he considered maturge closure or otherwise. That if any improvements, repair	ances made to said mo ness in addition to the	rtgagor, or any of the amount above stated wi	m or their successors i	n title, by the or any of them
in in i	ull force and effect between the amounts secured hereunder, inclu-	parties hereto and the ling future advances,	ir heirs, personal repres	otherwise. This mortgag entatives, successors and terest; and upon the m	e shall remain assigns, until
ape for	ified causes be considered mature closure or otherwise.	d and draw ten per cen	t interest and he collection	ill at the same time and ble out of the proceeds of	for the same of sale through
mon	That if any improvements, repair this prior to the date hereof, the payment of the costs of the imp	rs, or alterations have mortgagor will receive	been commenced and ha	ave not been completed i	nore than four applied first to
mon	other purpose; that if work cease e, then said mortgages may at it	is option, without noti	rovements, repairs, or ite, declare said indebted	d before using any part of alterations for a period mess due and payable or y	of the total for of ten days or said mortrages
alte	rations and pay the costs thereof completing said improvements, rep	and let contract for o out of the proceeds of a airs, or alterations ex-	or proceed with the comp money due said mortgag wed the balance due sa	plation of said improvement for upon said loan and s	ent, repairs, or hould the cost
and with	secured by this mortgage, provid in ten days after completion of a	t by the mortgagee an ed, however, such addi- aid improvements rea-	d shall bear interest at ional cost shall be repa	the same rate as principal	al indebtëdnesa aid mortgagee
dep: the to r	ectation, will keep said property refusal or neglect by said mortga	and the improvements gor to keep said prope	thereon at all times in rty and the improvement	good condition and rep ats thereon at all times	air; and upon in good repair.
pris	cipal, or interest on this or on an	are in provided, the mo	on said real property or rtgagee may have such	to perform any other ag	s, obligations,
case	That if any part of said describe the property shall be damaged a	d property shall be co ither by public works	ndenned or taken for p	ublic use under eminent	domain, or in
shal	That if any improvements, repain this prior to the data hereaf, the r payment of the costs of the impr other purpose; that if work cease other purpose; that if work cease the the costs of the impr ratios and pay the costs thereof. Take possession of said premises rations and pay the costs thereof ratios and pay the costs thereof ratios and pay the costs thereof additional cost may be advances excited by this mortgage, provide in ten days after completion of a secured by this mortgage, provide in the days after completion of a returning and there and mortgage returns or neglect by said mortga by prompily all taxes, insurance signal, or interest on this or on an a stipulation, or coverants as it makes any reasonable expenditor that if any part of said-describe the projorty shall be damaged e the termortgages shall have the mortgages how	plied upon the indebte e right to file and to d	dness due under said no efend suits at the expen	te and this mortgage.	paid therefor
gage	be paid to the mortgages and ap That the mortgages shall have the name of the mortgages shall have the eff rights hereunder, or in any as the commence by reason of this i e, or shall have the right to empl- tion, and all nume expended as c t upon demand or as may be app- current contract interest rate, be all such sums, immediately due a line between the provisions of f Mortgagor also agrees to pay all dime shitme transmissions and	recovery of damages, stion whatsoever in whitsoever in whitsoever in whitsoever in the	to uphold the lien of t ich the mortgages or m	his mortgages, to press ortgagor may be made a	rve the mort- party or may
gage gage	e, or shall have the right to empl stion, and all sums expended as corr or upon demand or as may be even	loy counsel in an effor	t to prevent, to compron ewith or advanced by th	nise, or to negotiate any ne mortgagee shall be re	such proposed paid by mort-
then ing	current contract interest rate, he ill such sums, immediately due r	not paid by mortgag and collectible or, at t	or, the mortgages may he mortgages's option, a	declare all of the indebts such sums shall become	thereon at the
desc	ibed prior to any right, title, or i be paid under the provisions of	interest attaching or a the promissory note se	ccruing subsequent to t	he lien hereof, and such	indebtedness
inclu	Mortgagor also agrees to pay all ding abstract expenses, because o	costs, charges and ex f the failure of mortg	penses reasonably incurs	red or paid at any time I	by mortgagee,

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