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MORTGAGE-Savings and Loan Form 0166 BOOK 146 MORTGAGE LOAN NO This Indenture, Made this Fourth day of April A. D., 19.67 by and between Roger W. Gramly and Helen E. Gramly, 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 Eighteen Thousand and No/100 Lot Four (4), in Block Two (2), in Westridge Number Three, an Addition in the City of Lawrence, as shown by the recorded plat thereof, 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 appretures, thereanto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fixtures, refrigerentes, thereanto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fixtures, refrigerentes, thereanto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fixtures, refrigerentes, thereanto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fixtures, refrigerentes, elevators, screens, screen doors, storm windows, storm doors, awnings, blinds and all other fixtures of whatever a present contained or hereafter placed in the building now or hereafter standing on the said real estate or whatever and and nature at present contained or hereafter placed in the building now or hereafter standing on the said real estate or whatever and all structures, gas and oil tanks and equipment erected or placed in or upon the said real estate, or to any purpose appertaining to the purpose of heating, lighting, or as a state of the planning therein, or for any purpose appertaining to the present or future use or improvement of the said teal estate by the intervent or would become part of the said real estate by the mortgage and also all the distate, night, title and interest of the state, attachment thereto, or not, all of which apparatus, machinery, fixtures of real state by the state of a late data and ordered by the mortgage, and also all the distate, fixed and cleared of all exceeds. The state of the state of the said real estate by the said real estate of all encounds. The state of the said real estate by the said teal estate by the said teal estate by the said teal e said note. IT IS the intention and agreement of the parties hereto that this mortgage shall also secure in addition to original indebtedness, any future advances made to said mortgagor, or any of them or their successors in title, by mortgagee, and any and all indebtedness in addition to the amount above stated which the said mortgagor, or any of may owe to the mortgagee, however evidenced, whether by note, book account or otherwise. This mortgage shall representatives, successors and assigns, all amounts secured hereunder, including future advances, are paid in full with interest; and upon the maturing of present indebtedness for any cause, the total debt on any such additional loans shall at the same time and for the specified causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of sale thr foreclosure or otherwise. specified causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of asle through the tangeness of the considered matured and draw ten per cent interest and be collectible out of the proceeds of asle through months prior to the date hereof, the moringagor will receive the proceeds of this loans as a trust fund to be applied first to may the payment of the costs of the improvements and that the same will be so applied before using any part of the total for may the possession of asid permises and it contract, repairs, or alterations for a period of the total day of the opsice of asid permises and its or proceed with the completion of asid improvement, repairs, or alterations for any part of the total for may take possession of asid permises and its origance and shall be an interest at the same rate as principal indepted on the proceeds of money due said moring of the improvement, repairs, or alterations for any part of the total and the same and applied before using any part of the total total the out of completed by this moring the provements, repairs, or alterations, and pay alle or taid moring are the approvements, repairs, or alterations, and pay alle or taid moring are the proceeds of money due said moring and the same state as principal indepted by any payled by the moring are and the application of asid interest on the original indepted by the moring are and shall be repaid by asid moring are to asid moring are to a sid moring and the total the same and the same tail times in grood coullion and repair; and applied by asid moring are to the said moring are to the said moring and the same and the same and the same and the same applied by and and the same and the applied by and moring and the said moring and the same and the applied by asid moring and the same applied by asid moring and the same and and the same applied by asid moring and the same and so and applied by asid moring and the same and the s

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