



MORTGAGE-Savings and Loan Form 1

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BOOK 148

A Company of The State

13308 MORTGAGE

LOAN NO. 470617

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This Indenture, Made this 14th day of November A. D., 1967.

by and between ____Lowell E. Almon, Jr. and Diane R. Almon, 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. Two

Lot Twelve (12) in HOLIDAY HILLS NO. FIVE, 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, hereditament purchances thereinto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery chattels, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantes, light fixtu-statist, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantes, light fixtu-statist, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantes, light fixtu-statist, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantes, light fixtu-statist, store at present contained or hereafter placed in the building now or hereafter standing on the said and all structures, gas and oil tanks and equipment erected or placed in or upon the said real estate or attached in connection with the said real estate, or to any pipes or firstures therein for the purpose of heating, lightin part of the plumbing therein, or for any purpose appertaining to the present or future use or impresents of the alternatic whether such apparatus, machinery, firstures or chattels have or would become part of the said real work attachinent thereto, or not, all of which apparatus, machinery, chattels and firstures shall be considered in the and forming a part of the freehold and covered by this mortgrage, forever. AND ALSO the Mortgragor covenants with the Mortgrage, forever. AND ALSO the Mortgragor covenants with the Mortgrage that at the delivery hereof he is the lawful ow premises above conveyed and seized of a good and indefcable estate of inheritance therein, fires and clear of trances and the will warrant and defend the title thereto forever against the claims and demands of a monteneous.

homeoever. PROVIDED ALWAYS and this instrument is executed and delivered to secure the part Thousand Two. Hundred Hitty and No/100----DULARS, with intera-drankes as may become due to the mortgagee under the terms and conditions of the pro-ith, secured asympty, executed by mortgagor to the martgagee, the terms of which are in-heg, payable as expressed in said note, and to secure the performance of all of the term

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sent indebtedness for any came, the total debt on any such additional loans shall is the same time and tot the sender ecilid causes be considered matured and draw ton per cert interest and be collectible out of the proceeds of sale introdu-outers of the state for the data for all tertions have been commenced and have not been completed more than for the prior to the data ferend, the mortgager will receive the proceeds of this hand as a trust fund to be applied first to or the prior to the data ferend, the mortgager will receive the proceeds of this hand as a trust fund to be applied first to prive the possis, that if work causes on any proposed improvements, reprint, or alterations for a period of ten day for other purposes; that if work causes and be contrast for or proceed with the completion of and improvement, repairs, or take possession of and improvements, repairs, or alteration accessed to balance due said mortgager by all mortgage that event by this mortgage, provided, however, such additional cost shall be repaid by said mortgage to all mortgages of the additional cost may be advanced by the mortgages and shall be an interest and be condition and repairs, or alterations and pay the cost thereof out of the proceeds of mome due said mortgager to gaid mortgage to all mortgages to all mortgages or all the proceeds of mome due said mortgages of the said mortgage to all mortgages to all morts are applied in the improvements interest and be conditioned in a said in the same rate as principal indebtedness are to all or neglet by and mortgage to keep asid property and the improvements for any prove the things done at mortgages of a said mortgages of marks and has or on any other accombinance on said real property as the same rate as mortgages of all mortgages and mark reasonable expenditure or utilay more are marks and real property as the mortgage on and the proceeds of the mortgages of mortgages and and mark reasonable expenditure or utilay more are provide and none ased this mortgages. The mortgages and all

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