MORTGAGE-Savings and Loan Form

## 13369 BOOK 150

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## MORTGAGE This Indenture, Made this \_\_\_\_\_\_ day of \_\_\_\_\_ LOAN NO. 470627

June A. D., 1968 by and between Clarence T. Dockery and Evelyn M. Dockery, 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 Eight Thousand Seven

Lot 79 on Ohio Street in the City of Lawrence, Douglas County, Kansas.

TO HAVE and to hold the premises described, together with all and singular tenances thereunto belonging, and the rents, issues, and profits thereof; and als ttels, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, tors, elevators, screens, screen doors, storm windows, storm doors, awnings, blin and nature at present contained or hereafter placed in the building now or here the toocures, gas and oil tanks and equipment erected or placed in or upon the enhection and therein or for any purpose appertaining to the present or t of the plater at therein, or for any purpose appertaining to the present or t of the plater at energing management. of the numbers therein, or for an intervent of contents, chattels a non-statement therein, or not, all of which apparatus, machinery, chattels attachment thereto, or not, all of which apparatus, machinery, chattels and mingropart of the freehold and covered by this mortgage, and also ritracor examined to the mortgaged premises unto the Mortgagee, forever the Mortgage that at the de mises above conveyed and seized of a good and indefeasible estate of inhe mises above conveyed and seized of a good and indefeasible estate of inhe mises above conveyed and seized of a good and indefeasible cover again that has be will warrant and defend the title thereto forever again indimend to

**PROVIDED ALWAYS** and this instrument is executed and delivered to secure the OUSAND SEVEN HUNCHED and NC/100----- DOLLARS, with inte ances as may become due to the mortgagee under the terms and conditions of the access as may become due to the mortgage to the mortgagee, the terms of which are e, payable as expressed in said note, and to secure the performance of all of the locate

I note. If note. If IS the intention and agreement of the parties hereto that this mortgage shall also securitized in the intention of the parties hereto that this mortgage shall also security agree, and any and all indebtedness in addition to the amount above stated which the said mort yowe to the mortgagee, however evidenced, whether by note, book account or otherwise. This is amounts secure hereunder, including future advances, are paid in full with interest; and upon iffied causes he considered matured and draw ten per cent interest and he collectible out of the parties for any cause, the total debt on any such additional loans shall at the same telesure or otherwise.

precised causes be considered matured and draw ten per cent interest and be collectifie out of the proceeds of sale through threefold causes be considered matured and draw ten per cent interest and be collectifie out of the proceeds of sale through threefold causes be considered matured and draw ten per cent interest and be collectifie out of the proceeds of sale through threefold in the costs of the improvements and that the same will be so applied before using any part of the total for more than sale more transformer will receive the proceeds of this loans as a trust fund to be applied first to more than sale more transformer will receive the proceeds of the incomparison of and improvement, repairs, or alterations and pay the costs thereof out of the proceeds of money due said more trages due and payable or said more trages of completing aid improvements, repairs, or alteration screed the balance due said more trages there and accured by this more trages, provided, however, such additional cost shall be repair by and more garges of natural and accured by this more trages, provided, however, such additional cost shall be repair by and more trages of natural of completion, will keep said property and the improvements there and all there in good conflition and repair; and upon to pay perform any cost and the same precision, sassessments, neariste, or alterations; that said more there are the said more trages of natural transform. Will keep cost and the cost provided, the more more and cost for a subtrages of a sural to pay perform any cost and the cost and property and the improvements and recercing fees, levies, liabilities, obligations, within a situation, or covenant as berein proved as the more trages and comparison pairs and secured by this more and applied upon the indebtedness due under said note and this more trages. The said there were and applied upon the indebtedness due under said not and the same, or in the more prevents shall be demartined property shall be condemend or taken for public use under e

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