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## 14759 MORTGAGE BOOK 151

LOAN NO. 470639

This Indenture, Made this \_\_\_\_\_\_ day of \_\_\_\_\_ September A. D., 1968.

by and between Dean O. Radcliffe and Lauretta Sue Radcliffe, husband and wife.

of \_\_\_\_\_\_ Douglas\_\_\_\_\_\_ County, Kanaas, Mortgagor, and ANCHOR SAVINGS ASSOCIATION, a corporation organized and existing under the laws of Kanaas, Mortgagee:

WITNESSETH, That the Mortgagor, for and in consideration of the sum of Fourteen Thousand Nine

Hundred Fifty and No/100------DOLLARS, the receipt of which is hereby acknowledged, does by these presents mortgage and warrant unto the Mortgagee, its suc-cessors and assigns, forever, all the following described real estate, situated in the County of DOUGLAS.

Lots Twenty-One (21) and Twenty-Two (22) in Block One (1) in BABCOCK PLACE, 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, hereditaments and ap transaces thereunto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fixtures, aties, furnaces, mechanical stokers, oil burners, calinets, sinks, furnaces, heaters, ranges, mantels, light fixtures, refrig-ators, elevators, screens, screen doors, storm windows, storm doors, awnings, blinds and all other fixtures of whatever at and nature at present contained or hereafter placed in the building now or hereafter standing on the said real estate of all structures, gas and oil tanks and equipment exceted or placed in or upon the said real estate or attached to or use connection with the said real estate, or to any pipes or fixtures therein for the purpose of heating, lighting, or as a urt of the plumbing therein, or for any purpose appertaining to the present or future use or improvement of the said estate, which are a state, or to any purpose appertaining to the present or future use or insidered as annexes and of the plumbing therein, or for any purpose appertaining to the present or future use or insidered as annexes and power of the freehold and covered by this mortgage; and also all fixtures shall be considered as annexes of transfored of, in and to the mortgaged premises unto the Mortgagese forever. MD ALSO the Mortgagor covenants with the Mortgagese that at the delivery hereof he is the lawful owner of the masses above conveyed and seized of a good and indefeasible estate of infinitance therein, free and clear of all encom-ments of these will warrant and defend the title thereto forever against the claims and demands of all person-tormore and that he will warrant and defend the title thereto forever against the scients and demands of all person-tormore and the term will warrant and defend the title thereto forever against the scients and demands of all person-tormore and the term will warrant and defend the title thereto forever against t

TO ALWAYS and this instrument is excented and delivered to see

indebtedness in addition to the amount above stated which the said mort , however evidenced, whether by note, book account or otherwise. This reen the parties hereto and their heirs, personal representatives, succes tar, including future advances, are paid in full with interest; and upor y cause, the total debt on any such additional loans shall at the same d matured and draw ten per cent interest and be collectible out of the m

aure or other sure or other in tif any improvem s prior to the date syment of the costs ther purpose; that i then said mortgage the nonsession of some say the property of to perform any on any have such things done at

reasonable expenditure or outlay necessary thereunder, part of said described property shall be condemned y shall be damaged either by public works or private the mortgages and applied upon the indebtedness of artgages shall have the right to file and to defend suit mortgages, for the recovery of damages, to uphold ersunder, or in any action whatsoever in which the n ce by reason of this instrument or indebtedness, inclu-ave the right to employ counsel in an effort to preve I sums expended as costs in connection therewith or and or as may be expressly agreed upon by the mortg truet interest rate, be not puid by mortgagor, the m n, inmediately due and collectible or, at the mortgage

described prior to any rig shall be paid under the pr Mortgagor also agree



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