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15253 BOOK 151

MORTGAGE

This Indenture, Made this ______ day of _____ LOAN NO. 470648

November A. D., 1968 by and between James C. Cox and Mary E. Cox, husband and wife.

A ... O

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 Twenty Thousand and No/100-

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

Lot 10, in Block "B" in LAWRENCE HEIGHTS, an Addition to the City of Lawrence, in Douglas County, Kansas, as shown by the recorded

TO HAVE and to hold the p enances thereunto belonging, tels furnical sto

that in the start of the start

PROVIDED ALWAYS and this

nt of the parties

ever evidenced, whether by note, book account or other cluding future advances, are paid in full with inter-ter, the total debt on any such additional loans shall mirs or alteration

ecities chuses be considered matured and draw t reclosure or otherwise. That if any improvements, repairs or alteration in the prior to the date hereof, the mortgagor w y payment of the costs of the improvements and y other purpose; that if work ceases on any pro-ire, then said mortgages may at its option, with y take possession of said premises and let contre-erations and pay the costs thereof out of the pro-completing said improvements, repairs, or alter h additional cost may be advanced by the mor-l secured by this mortgage, provided, however, s hin ten days after completion of said improvem recitation, will keep said property and the impro-refusal or neglect by said mortgagor to keep si pay promptly all taxes, insurance promiums, as neipal, or interest on this or on any other encur-ions, stipulations, or covenants as herein provider y make any reasonable expenditure or outlay no hereof, the mortgagor will roceive the proceeds and have hereof, the mortgagor will roceive the proceeds of this loan a of the improvements and that the same will be so applied here work ceases on any proposed improvements, repairs, or alte-a may at its option, without notice, declare said indebtedness of premises and let contract for or proceed with the completi-sts thereof out of the proceeds of money due said mortgagor ements, repairs, or alterations exceed the balance due said a tree, provided, however, such additional cost shall be repaid by intion of said improvements, repairs, or alterations; that sai id mortgagor to keep said more thereon at all times in prosaid mortgagor upon interest at the same all be repaid by said ations; that said mor all times in good co improvements thereon and recording fees, i property or to perform

for public damages said note

promptly all taxes, many promptly all taxes, many al, or interest on this or on any other as stipulations, or covenants as herein provident aske any reasonable expenditure or outlay necessary thoreaned that if any part of said described property shall be condemned the property shall be damaged either by public works or privat be paid to the mortgagee and applied upon the indebtedness the mortgagee shall have the right to file and to defend an ame of the mortgagee, for the recovery of damages, to uphold e's rights hereunder, or in any action whatsoever in which the to commence by reason of this instrument or indebtedness, incl a, or shall have the right to employ counsel in an effort to pro-duce any be expressly agreed upon by the mort and the angle and the mortgage, the

any time by mortgagee. in this mortgage or paid at

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