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MORTGAGE-Savings and Loan Form 16708 MORTGAGE BOOK 153 LOAN NO. 470659

This Indenture, Made this 8th day of

April _____A. D., 19 69

by and between Vernon G. Oelschlaeger and Edith C. Oelschlaeger, 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 Mortgago, for and in consideration of the sum of Fourteen Thousand Three.

-- DOLLARS,

> Lots Eleven (11) and Twelve (12), in Block Six (6), in BELMONT, an Addition to the City of Lawrence, Douglas County, Kansas.

TO HAVE and to hold the premises described, together with all and ritenances thereunto belonging, and the rents, issues, and profits thereo attels, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces ators, elevators, screens, screen doors, storm windows, storm doors, aw ind and nature at present contained or hereafter placed in the building of a structures, gas and call tanks and conjument erected in the building of els, furnices, mechanical stokers, oil burners, cabinets, sinks, intrastrey may, blinds and all other fixtures of w and nature at present contained or hereafter placed in the building now or hereafter standing on the said real all structures, gas and oil tanks and equipment erected or placed in or upon the said real estate or attached to innection with the said real estate, or to any pipes or fixtures therein for the purpose of heating, lighting, of the plumbing therein, or for any purpose appertaining to the present or future use or improvement of attachment thereic, or not, all of which apparatus, machinery, chattels and fixtures shall be considered as at former at the state and the mortgaged premises much here the delivery hereof he is the lawful owner and that the delivery fixed of a good and indefeasible estate of intering therein, for each clear of all as and the deliver of any approximation of the present of the state of the state whether states and the mortgaged premises into the Mortgagee, forever. The ALSO the Mortgager covenants with the Mortgagee that at the delivery hereof he is the lawful owner and that he will warrant and defend the title thereto forever against the claims and demands of all the even.

Sand this instrument is executed and delivered to secure the payment of the Sand three Hundred and No/100----- DOLLARS, with interest thereon and es as may become due to the mortgagee under the terms and conditions of the promissory note ecured hereby, executed by mortgagor to the mortgagee, the terms of which are incorporated he ayable as expressed in said note, and to secure the performance of all of the terms and condiofFOurteen charges and on date here-

IT IS the intention and agreement of the parties hereto that this mortgage ignal indebtedness, any future advances made to said mortgagor, or any of the ortgagee, and any and all indebtedness in addition to the amount above stated we are one to the mortgagee, however evidenced, whether by note, book account of full force and effect between the parties hereto and their heirs, personal repr-amounts secured hereunder, including future advances, are paid in full with is set indebtedness for any cause, the total debt on any such additional loans s celled causes be considered matured and draw ten per cent interest and be colled reclosure or otherwise.

precision causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of sale throug for closure or otherwise. That if any improvements, repairs or alterations have been commenced and have not been completed more than for months prior to the date hereof, the mortgager will receive the proceeds of this loan as a trust fund to be applied first may other purpose; that if work causes on any proposed improvements, repairs, or alterations for a part of the total for more, then said mortgage may at its option, without notice, declare said indicated been and applied for using any part of the total for any other purpose; that if work causes on any proposed improvements, repairs, or alterations for a payable or said mortgage of completing said improvements, repairs, or alterations exceed the balance due said mortgager by said mortgage, provided, however, such additional cost shall be repaid by said mortgager to asid mortgage, provided, however, such additional cost shall be repaid by said mortgager, regaines, or alterations exceed the improvement herein at all times in good repair; and up herefused in reglect by said mortgager to the improvements hereon at all times in good condition and repair; and up herefused in reglect by said mortgager to the enclose pair and property and the improvement herein at all times in good repair; and up herefused in reglect by said mortgager to the enclose part thereand. That if any part of said improvements, repairs, or alterations; that said mortgagor, to keep said property and the improvements and have such things done at mortgagers to such as a sup resconde level of the mortgager and shall here and property or the said mortgager. In such a solution and repair; and up herefused in reglect by said mortgager to the genes and shall enclose the property and the improvements, repairs, or alterations, stipulations, or covenants as herein provided, the mortgager has all danages and compensation paid there any reasonable expenditure or outlay hecessary the

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