MORTGAGE-Savings and Loan Form

17011 MORTGAGE BOOK 153 This Indenture, Made this 2nd day of May

LOAN NO. 0470662 A. D., 1969

351 351

Reg. No. 3,838 Fee Paid \$36.75

1. 1

by and between Larry K. Sims and Cwen M. Sims, 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 Fourteen Thousand Seven

Hundred Fifty 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 Fifteen (15), in Block Three (3), in BELLE HAVEN SOUTH ADDITION NUMBER TWO (2), 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 te tenances thereunto belonging, and the rents, issues, and profits thereof; and also all itels, furnaces, mechanical stokers, oil burners, cabinets, sinks, furnaces, heaters, range ors, elevators reens, screen doors, storm windows, storm doors, awnings, blinds and and nature are present contained or hereafter placed in the building now or hereafter the structures are and all tanks, and equipment exected or naced in or upon the said oil tanks and equipment of fixtures therein the real estate, or to any pipes or fixtures therein the in, or for any purpose appertaining to the present or future use or maps paratus, machinery, fixtures or chattels have or would become part of the said real not, all of which apparatus, machinery, chattels and fixtures shall be considered of e freehold and covered by this mortgage; and also all the estate, right, title and into a mortgaged premises unto the Mortgagee, forever. agor covenants with the Mortgagee that at the delivery hereof he is the lawful ow and seized of a good and indefeasible estate of inheritance therein, free and clear of warrant and defend the title thereto forever against the claims and demands of the delivered to secure the payment of the sum of forming a/part of the agor of, in and to the NDALSO the Montga es above conveyed and

mees above conveyed and seized of a good and indefeasible estate of inheritance therein, free and clear of the and that he top warrant and defend the title thereto forever against the claims and demands of message. **PROVIDED** AGA ATS and this instrument is executed and delivered to secure the payment of the sum of ULSAND ACCON HUNDRED ATTLY and NOV 100---DOLLARS, with interest thereon and such of a secured hereby, executed by mortgagee under the terms and conditions of the promissory note of even , payable as expressed in mid note, and to secure the performance of all of the terms and conditions. Fourteer

nt of the parties hereto that this e advances made to said mortgage biedness in addition to the amount wever evidenced, whether by note the parties hereto and their heir including future advances, are pa use, the total debt on any such a natured and draw ten per cent inte all force and effect betwee mounts secured hereunder ent indebtedness for any o fied causes be considered flosure or otherwise.

specific causes be considered matured and draw ten per cant interest and be callectible out of the proceeds of sale through method causes be considered matured and draw ten per cant interest and be callectible out of the proceeds of sale through the construction of the costs of the improvements and that the same will be so applied before using any part of the total for my other purpose; that if work eases on any proposed improvements, repairs, or alterations for a period of the total for my other purpose; that if work eases on any proposed improvements, repairs, or alterations for a period of the total for my other propose; that if work eases on any proposed improvements, repairs, or alterations for all improvements, repairs, or alterations and pay the costs thereof out of the proceeds of money due suit mortager to add lean and should the cost of completing said prenises and let contract for or proceed with the completion of and lean model and notrages or any take processions of said prenises and let contract for or proceed with the completion of and lean model and not and secured by this mortgage, provided, however, such additional cost shall be related by said mortgage of said the cost and secured by this mortgage. The proceeds of money due said mortgage or proceed with the same rate as principal indebtedness and secured by this mortgage, provided, however, such additional cost shall be related by said mortgage of said relations there are a spin-top all indebtedness to a said real provements, repairs, or alternations that said mortgages or densities, ablightions, and secured by this mortgage, provided, the mortgages may there are there are all lines in good endition. This fin any part of said decribed property shall be condermed at take for public use under emisting and there for shall be paid to the mortgages and applied upon the indebtedness and under aged not and this mortgages. The shall be completions that any part of said decribed property shall be condermed at take for public use and t

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