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MORTGAGE-Savings and Loan Form

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17116 BOOK 153 MORTGAGE

This Indenture, Made this 15 day of May

LOAN NO. 470664

by and between Robert L. Ortolf and Mona M. Ortolf, 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 Twenty-Four Thousand

Lot Three (3) in Block Two (2) in WESTRIDGE NUMBER THREE an Addition in the City of Lawrence, as shown by the recorded plat thereof. .4

This is a purchase money mortgage.

The mortgagor also agrees that should the construction on the property securing this

The mortgage also agrees that should the construction on the property securing this mortgage and the note secured hereby not be completed within six (6) months from the date hereof, the mortgage or the holder of the note may, at its option, declare all sums secured hereby immediately due and payable. To HAYE and to hold the premises described, together with all and singular the tenements, hereditaments and apprentices thereant belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fixtures, erators, elevators, screen doors, storm windows, storm doors, awnings, blinds and all other fixtures, refrigerators, elevators, green doil takes and explored or placed in the building now or hereafter standing on the said real estate or attached to or used in connection with the said real estate, or to any pipes or fixtures therein for the purpose of heating. Ighting, or as a part of the freehold and covered by this mortgage; and also all shuttres shall be considered as answed Mortgager of, in and to the mortgaged premises unto the Mortgage; and also all the estate, right, title and interest of the said real estate of a stached to do a good and indefrasible estate of interitance therein, free and clear of all encum-ters and all the orthogother and evered by this mortgage; and also all the estate, right, title and interest of the forehold and covered by this mortgage; and also all the is the lawful owner of the parators, and that he will warrant and defend the title thereto forever against the claims and demands of all persons who the state of secure therein, free and clear of all persons and that he will warrant and defend the title thereto forever against the claims and demands of all persons who the secure therein, free and clear of all persons and that he will warrant and defend the title thereto forever against the claims and demands of all persons who thereafter therein, fore and the the third thereas of the secure therein, fore and the theree thereas and all and the there will warran

et to the mortgagee under the terms i ed by mortgagor to the mortgagee, t in said note, and to secure the perfo

ir heirs, personal are paid in full such additional le nt interest and be

and many owe to the mortgage owe to the mortgage and the mortgage mounts secured hereunder, amounts secured hereunder, and the secured hereunder, and the secure of the secure a payment of the costs of the y other purpose; that if wo pre, then said mortgage may any take possession of said p iterations and pay the costs of completing said improvem use additional cost may be and secured by this mortgage within ten days after complet depreciation, will keep said the network and the secure and secured by the said mortgage said within ten days after completing said mortgage said and secured by this mortgage within ten days after completing said mortgage said ments, repairs or alterations have been commenced and have not bee e hereof, the mortgagor will receive the proceeds of this loan as a true of the improvements and that the same will be so applied before us if work ceases on any proposed improvements, repairs, or alterations ree may at its option, without notice, declare said indebtedness due an said premises and let contract for or proceed with the completion of s costs thereof out of the proceeds of money due said mortgagor upon s ovements, repairs, or alterations exceed the balance due said mortga y be advanced by the mortgage and shall hear interest at the same r trade property and the improvements, remains, or alterations; that said mort and property and the improvements thereon at all times in good, con r said mortgagor to keep said property and the improvements thereon

difficure eligibilitions, or covening as herein provided, the mortifiate may have such things done at mortgager's cost and may make any reasonable expenditure or outlay necessary theremute. That if, any part of said described property shall be condemned or taken for public use under eminent domain, or in case the property shall be damaged either by public works or private acts, all damages and compensation paid therefor shall be paid to the mortgagee and applied upon the indebtedness due under said note and this mortgage. That the mortgagee, for the recovery of damages, to uphold the liep of this mortgager, in his name, or in the name of the mortgage, for the recovery of damages, to uphold the liep of this mortgager, to preserve the mort-elect to commerce by reason of this instrument or indebtedness, including actions brought by mortgager agains and the mort-ragee's rights hereunder, or in any action whatsoever in which the mortgagee or mortgager may be made a party or may elect to commerce by reason of this instrument or indebtedness, including actions brought by mortgager agains and the mort-ragee's rights hereunder, or in any action whatsoever in which the mortgagee, or no regulate any such probased life ation, and all sums expended as costs in connection therewith or advanced by the mortgager shall here readed by mort-gager upon demand or as may be expressily agreed upon by the mortgagee and by the mortgager shall here readed by mort-ing all such sums, immediately due and collectible or, at the mortgage? option, such sums shall beeme so much addi-tional indebtedness secured by this mortgage, which shall be a lien to said additional extent on the premises hereinabore shall be paid under the provisions of the promissory note secured hereby and any subsequent modification agreements. Mortgager also agrees to pay all costs, charges and expenses reasonably incurred for paid at any time by mortgagee, including abstract expenses, because of the failure of mortgager to perform or comply with the provisions in

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