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BOOK 159 24320 MORTGAGE-Savings and Loan Form MORTGAGE LOAN NO This Indenture, Made this _____ Aay of _____ March____ A. D., 19.7.1 Russell W. Jones and Diane Jones, husband and wife, by and between 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 ONE HUNDRED SEVENTY NINE THOUSAND AND NO/100----- dollars, the receipt of which is hereby acknowledged, does by these presents mortgage and warrant unto the Mortgage, its cessors and assigns, forever, all the following described real estate, situated in the County of Douglas State of Kansas, to-wit: Lots A, B, C and D, Tract One (1), in Block Thirteen (13), in MEADOW LEA ESTATES, an Addition to the City of Lawrence, as shown by the recorded plat thereof. TO HAVE and to hold the premises described, together with all and singular the tenements, hereditaments and ap-purtenances thereunto belonging, and the rents, issues, and profits thereof; and also all apparatus, machinery, fixtures, chattels, furnaces, mechamical stokers, oil burners, cabinets, sinks, furnaces, heaters, ranges, mantels, light fixtures, refrig-erators, elevators, screen screen doors, storm windows, storm doors, awnings, blinds and all other fixtures of whatever kind and nature at present contained or hereafter placed in the building now or hereafter standing on the said real estate, and all structures, gas and oil tanks and equipment erected or placed in or upon 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, lighting, or as a part of the plumbing therein, or for any purpose apportaining to the present or future use or improvement of the said real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the said real estate by such attachment thereto, or not, all of which apparatus, machinery, chattels and fixtures shall be considered as annexed to and forming a part of the freehold and covered by this mortgage, forever. AND ALSO the Mortgagor covenants with the Mortgagee that at the delivery hereof he is the lawful owner of the premises above conveyed and seised of a good and indefeasible estate of inheritance therein, free and clear of all encum-brances and that he will warrant and defend the title thereto forever against the claims and demands of all persons whomsoever. said note. IT IS the intention and agreement of the parties hereto that this mortgage shall also secure in addition to the original indebtedness, any future advances made to said mortgagor, or any of them or their successors in tille, by the mortgagee, and any and all indebtedness in addition to the amount above stated which the said mortgagor, or any of them may owe to the mortgagee, however evidenced, whether by note, book account or otherwise. This mortgage shall remain in full force and effect between the parties hereto and their heirs, personal representatives, successors and assigns, until all amounts secured hereunder, including future advances, are paid in full with interest; and upon the maturing of the present indebtedness for any cause, the total debt on any such additional loans shall at the same time and for the same specified causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of sale through foreclosure or otherwise. present indebtedness for any cause, the total debt on any such additional loans shall at the same time and for the same present closure out of the order was and the same time can interest and be collectible out of the proceeds of sale through the proceeds of the improvements, repairs or alterations have been commenced and have not been completed more than for the system of the costs of the improvements and that the same will be so applied before using any part of the total for provements and participage may at its option, without notice, declare said indebtedness due and parable or said mortgage the spin of the costs there of out of the proceeds of more due tail mortgage or upon said loan and should the cost of empleting said improvements, repairs, or alterations exceed the binance due and mortgage or togat of the total for option days after completion of said improvements, repairs, or alterations exceed the binance due and mortgage or togat of not prove the said mortgage, provided, however, such additional cost and be repaid by add mortgage to a spin of participations, and part the costs there of said improvements, repairs, or alterations, or covenants as herein provided, the mortgage and here improvements there and the same rate as principal indebtednes to the said to the mortgage and applied upon the indebtedness of the mortgage of the said mortgage of said in provided. The mortgage are and have such there on the sole condition and repair, and upon to the said to the mortgage and applied upon the indebtedness of the mortgage and completion of the mortgage of the said mort and the same the expense of the mortgage and the same the said mortgage of the said the same the mortgage and applied upon the indebtedness due under said not and repair, and upon the said to the mortgage and applied upon the indebtedness including actions brought by mortgage and say the property shall be damage of mortgage of the improvement, repairs, or the mortgage of the instance or which the mortgage of the mortgage of the mortgage of

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