at of the sum of Eight PROVIDED ALWAYS and this instrument is execution and no/100 [\$8,000.00] ed and d D DLLARS ch agor to the

To it is the intention and agreement of the parties hereto that this mortgages that also made to said mortgager, or any of them may over to the mortgages, and linebitedness above stated which the said mortgager, or any of them may over to the mortgages, and linebitedness to stated which the said mortgager, or any of them may over to the mortgages, and linebitedness to stated which the said mortgager, and as any and all indebtedness to all which are income and the said mortgager, and the said mortgages, and the same time and for the same specified causes be consider or each of the said mortgage and the maxim in full force and effect between the contract of all with interest; and upon the maturing of the present indebtedness for any of the same specified causes be consider or each interest and be collectible out of the proceeds of said through force and effect between the force and ingoing abstrate specified and the same and for the same specified causes be consider or each interest and be collectible out of the proceeds of said through force-losure or other all times, and not suffer waste or permits a nuisance thereon. Mortgager hereby assigns to mortgage to have and any the same and parts any and all times all the same in the full procent. This mortgage all rests and hereby authorize mortgages or its agent, at its option, upon all or instructions or in the note hereby secured. This assignment of present the unsaid balance of said note is fully paid. It is also agreed that the taking of process interest and be complexities of a same on the payment of mortgage or in the note hereby secured. This taking mort is all the same to be paid to mortgages to all of a sid property in tenantable conditions, which are thereby secured is and provisions or the thereby secured. This assignment of present the unsaid balance of said note is fully paid. It is also agreed that the taking of proses interest shall be only of protection of said acts may add all are thereaby secured is any dark all of a sid premises and effect, and m t in ac by note nd their

paid at any time by mo mply with the provisions

this

sors and assigns of the part

	SATISFACTION
The debt secured by this mortgage has been cord.	m paid in full, and the Register of Deeds is authorized to release it of
and the second second second	ANCHOR SAVINGS AND LOAN ASSOCIATION,
	- By5
and the second	President.
	Kansas City, Kansas,, 19
	ACKNOWLEDGMENT
TATE OF KANSAS, ounty of Douglas	
a second s	Be it remembered, that on this
	D. 19.59, before me, the undersigned, a Notary Public in and for the
ounty and State aforesaid, came Allen V hushand and wife	Sterner, Jr. and Pauline E. Sterner,
cho are personnly known to me to be the sar	me persons who executed the within instrument of writing, and such e same.
INGTESTINON WHEREOF, Lhave hereu	nto set my hand and Notarial Seal the day and year above written.
SERIO BLIG/S	LeRoy A. Wahaus Notary Public.

Farece Deputy French,

SATISFACTION

The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record. ANCHOR SAVINGS ASSOCIATION, Successor to ANCHOR SAVINGS AND LOAN ASSOCIATION, By J. Dean Nofsinger Vice-President. (Corp Seal) Lawrence, Kansas, Dec. 12, 1962

By:

ela Back 39 Farrie Been