TO HAVE and to hold the premi chances thereanto belonging, an s, chattels, furnaces, mechanical doors, s ined or oil tanks said res said real ag therein, mich appara mereto, or n art of the in and to th the Mon aid real as an idered as an itle and inte iD ALSO th shove con nent there ng a part gor of, in ll of wh f the Mortgagor of, tgagor covenants with and seized of a good above conveyed and ces and that he will of the

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total debt

at any time by mort-with the provisions in

the property, m , to take charge remiums, taxes, anid p

This above conveyed and seized of a good and indefeasible estate of inheritance therein, free and clear a mbrances and that he will warrant and defend the tille thereto forever against the claims and demands of mbrances and that he will warrant and defend the tille thereto forever against the claims and demands of mbrances and that he will warrant and defend the tille thereto forever against the claims and demands of mbrances and that he will warrant and defend the tille thereto forever against the claims and demands of the secured hereby, excetted by mortgages under the terms and conditions of the promissory note of even of the secured hereby, excetted by mortgages under the terms and conditions of the promissory note of even of the secured hereby, excetted by mortgages to be mortgages, the terms of which are incorporated harein by inset, payable as expressed in said nots, and to secure the parformance of all of the terms and conditions is ald note. This the intention and agreement of the parties hereto that this mortgages shall also secure any future ade to anid mortgagor, or any of them may over to the mortgages, however evidenced, whether ook account or otherwise. This mortgages and argins, until all amounts secured hereunder, including future even and in full with interest; and upon the maturing of the present indebtedness for any cause, the total de-mandal loans shall at the same time and for the same specified causes be considered matured and or can interest and be collectible out of the proceeds of all through forecloaure or otherwise. Mortgager also agrees to bega all exist, charger and expenses reasonably incurred or paid at any time area including abstract expenses, because of the failure of mortgager to perform or comply with the pro-aded note and in this mortgage contained, and the same are baredy assured by this mortgage. Mortgager hareby assigns to mortgages the rents and income sating at any and all intense from the proper-age of including abstract expenses, because of the failure of mortgage TER USED, to all gend

ral the singular, and the use of any gen shall tigns of the'r

6 ony ston D. 0 ge a Madge A. TITLE orothy A. Stine IM-3-59

remembered; that on this 30th re ma, the undersigned, a Notary Public in and for the d Madge A. Compton; John D. Compton and rothy A. Stine; husband and wife respectiv executed that within instrument of writing, and such
d Madge A. Compton; John D. Compton and rothy A. Stine; husband and wife respectiv
d Madge A. Compton; John D. Compton and rothy A. Stine; husband and wife respectiv
rothy A. Stine; husband and wife respective
1
and Notarial Seal the day and year above written.
op DII A.
Te Wahaus Notary Public.

Recorded October 1, 1959 at 4:00 P.M. SATISFACTION The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record.

A BUSEL 1212000

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3.81

Anchor Savings Association Formerly ANCHOR SAVINGS AND LOAN ASSOCIATION, By Willard G. Dengel Vice-President. Kansas City, Kansas, October 27, 1969

Register of Deeds

Marold G. Beck