improvements and mereby authorian mortgages or its agent, at its option, upon data the property, mort-mortgages or is the noise and apply the same on the payment of maintain to take charge of said mortgages or is the noise hereby secured. This assignment of restrict shall conce premiums, to take charge of said said note is fully paid. It is also agreed that the taking of possession herematics are or payments provided the solution of and same by foreignment of restricts and continue in force small in no manner prevent and note is study paid. It is also agreed that the taking of possession herematics shall in no manner prevent ments of the assemption for and same by foreignment or contrast and be election of the mortgages and foreignment proceeding noise. Hereby without the mortgages chall cause to be paid to man proceeding noise. Hereby without the shall not hereby sequence and foreignment proceeding noise. P In his mortgage or in the note of said note is fully paid. It and mortganges in the collection of and summe by forcelosures or otherwises. If there shall be any change in the ownership of the premises covered hereby-without the consent of the mortganges if the payment of the austmption for an as precified in the promisery note, the entitie indebtedness shall become due and allo as the election of the function of and turns by forcelosure proceedings may be instituted thereon. If add mortganges that cause to be paid to mortganges the entite number that is heremader and under the terms and the state election of the mortgange and forcelosure proceedings may be instituted thereon. If add mortganger shall cause to be paid to mortganges the entity amount due it heremaders and under the terms and the terms and provisions thereof, and comply with all the provisions in said hote and in this mortgange contained, a these presents shall be void otherwise to remain in full forces and effect, and mortgange shall be entited to the solitar possession of all of and premises and may, at its option, declare the whole of and note the state of much default issue of indebtedness hereounder shall draw interest at the rate of 10% per annum. Appraisement and all benefits of WHENNEVERUSED, the singular shall include the plural, the plural the aingular, and the use of any gender shall be its passages shall be hinding upon the heirs, executors, administrators, successors and assigns of the inspective to witten be indexed. sors and assigns of the res Russell W. Jones Male Diane Jones IN WITNESS WHEREOF, said mortgagor ins hereunto set his hand the day ar ma written ZADO ACKNOWLEDGMENT STATE OF KANSAS, County of Douglas Be it remembered, that on this Zutch day of October A. D. 1060 ., before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Russell W. Jones and his wife, Diane Jones who are personally known to me to be the same persons who executed the within instrument of writing, and such persons duly acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above writt (anala) A. Hay 1 Wahaus Notary Public 1962 肉 The data sensed by this mortgage has been paid in full, and the Begister of Deeds is authorized to release it of SATISFACTION ANCHOR SAVINGS ASSOCIATION. By. President Kansas City, Kansas, ... Harold a. Back Register of Deeds

 And A. Never Angester of Deed

 SATISFACTION
 By Conver Beam, Deputy

 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, By Willard G. Dengel Vice- President. Lawrence, Kansas, May 31, 1961

5th Reg. of Deeds James Reem

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