the rents and income arising at any and all times from orise mortgages or its agent, at its option, upon default, to dapply the same on the payment of insurance premiums, said property in tenantable condition, or other charges or secured. This assignment of rents shall continue in fore agreed that the taking of possession herounder shall in no uma by foreleasers or otherwise. igngor hereby assigns to mortg-secure this note, and hereby as and collect all rends and incom r improvements necessary to is is mortgage or in the note here of said note is fully paid. It is a

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In case of said note is fully paid, It is also agreed that the taking of possession heiremder shall in no manner red mortgages in the collection of said sums by foreloaures or otherwise. If there shall be any change in the ownership of the premises covered heireby without the consent of the the payment of the assumption fee as specified in the promiseory note, the entire indeluceness shall been able at the election of the mortgages and forelearns proceedings may be instituted thereon. If said mortgages shall cause to be paid to mortgages the entire amount due it hereunder and under the visions of raid note herby secured, inducing future advances, and any extensions or remevals thereof, in a the terms and provisions thereof, and comply with all the provisions in said mortgages shall be en-sited in the provisions thereof, and comply with all the provisions in said mort again this be presents shall be vid, otherwise to runnin in full force and effect, and mortgages aball be en-sed in these presents shall be vid, otherwise to runnin in full force and effect, and mortgages thall be en-setted in a setter of the mortgage or shall be en-setted and exemption have are hereby withed. WHENEVER USED, the singular shall include the plural, the plural the singular, and the use of any ger disable to all genders. This mortgage shall be hiding upon the heirs, executors, administrators, successors and assigns of the ties hereto.

all be ors and assigns of the resp ctive

ites hereto. IN WITNESS WHEREOF, said mortgagor has hereunto set his with the day and year first above writted Unique Wither Willer Unique Willer Kazel I. Miller ACKNOWLEDGMENT STATE OF KANSAS. County of Douglas Be it remembered, that on this 17th day of November A. D. 19. 60, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Eugene R. Miller and Hazel I. Miller, husband and wife, 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 written. Wahang (SEAL) A. WAH LeRoy A. Wahaus, Notary Public. and forther forther May 1 , 19.62 De Li C SATISFACTION this mortgage has been paid in full, and the Register of Deeds is authorized to release it of OSHT1. ANCHOR SAVINGS ASSOCIATION. By President Kansas City, Kansas,

By Jamie Been Seputy

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 J. Dean Nofsinger, Vice President. Lawrence, Kansas, August 25, 1964

Harold G. Beck Register of Deeds