sing at any and all times from the property, mor at, at its option, upon default, to take charge of an payment of insurance premiums, taxes, arge of an conditions nortgagee or its agent ply the same on the pr roperty in temantable necessary to ke d. This rty in tenantable conc this assignment of re at the taking of posse by foreclose hip of the profiled in the promortgragee in the collection of there shall be any change in payment of the assumption at the election of the morts I said sums by foreclosures or otherwise. The ownership of the premises covered hereby without the consent of the mortgages for as specified in the promiseory note, the entire indebtedness shall become due and rages and foreclosure proceedings may be instituted thereon. I are paid to mortgages the satire amount due it hereunder and under the terms and edd, including future advances, and any extensions or reserval hereof, in scordinger of, and comply with all the provisions in said note and in this mortgage contained, therwise to remain in full force and effect; and mortgage shall be entitled to the premises and may, at its option, declare the whole of said note dues and payable and rake any other legal action to protect its rights, and from the date of not default shall draw interest at the rate of 10% per amoun. Appraisement and all benefits of areby waved. it said mortgagor i visions of said note h the terms and prov a these presents shal rediate possession of forest re of t items of indebtedness i sected and exemption WHENEVER USED, licable to all genders. array matrices in the plural, the plural the singular, and the use of any gender shall be hall include the plural, the plural the singular, and the use of any gender shall be on the heirs, executors, administrators, eu rs and assigns of the rest IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first abo Runinhard K. Boya Grace C. Boyd ACKNOWLEDGMENT STATE OF KANSAS, County of Douglas lst Re it m mbered, that on this.___ day of December ..., A. D. 1960 before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Richard K. Boyd and Grace C. Boyd, husband and who are boyd, husband and who are bersonally known to me to be the same persons who executed the within instrument of writing, and such periods duly achievedged the execution of the same. (SEAL) Lekoy K. Wahaus Notary Public My Commission expires May 1 62 Corola G. Deck Register of Deeds 75313 MORTGAGE BOOK 126 THIS INDENTURE, Made this 30th INCENTURE, Main un 30th day of November Ivan R. Pippert and Carolyn R. Pippert, husband and wife , 19.60 between DOLLARS in U them duy paid, the receipt of which is hereby acknowledged, ha V.C. sold and by this indenture do _____ GRANT, BARGAIN, SELL and MURTGAGE to the said party of the serged part, its accessor's and assigns, the following described real estate situated in the County of and State of Kantas, 'to-wit Lot No. Fourteen (14) and the West 10 feet of Lot No. Thirteen (13), in Fairfax, an Addition to the City of Lawrence