Morigagor hereby assigns to morigages the rents and income arising at any and all times from the property party and collect all rents and incomes and apply the same on the ayarant of insurance premiums, taxes, assess after or improvements necessary to keep said property in tenantial in a prime and all times from the property is this norigages or in the note hereby sectored. This asignment of sentences and incomes or payments p mane of and note is fully paid. It is allow agreed that the taking of sentences and incomes or payments p read notes is fully paid. It is allow agreed that the taking of the target and horeauser shall no manner pre-try the constraints of the sentences of the taking of the sentences and in normance in the more allowed and note is fully paid. It is allow agreed that the taking of the takes, assess the take of and note is fully paid. It is allow agreed that the taking of the takes, and horeauser shall no manner pre-red morigages in the constraint of the sentences or otherwise. If there shall be any change in the ownershalp of the premises covered hereby without the consent of the mo-able at the decision of the morigages and forcelosures to constraints in the hereon and under the ter-t or these presents shall be any change future advances, and any catentions or remains thereod, in acc a these presents shall be void, otherwise is any tak option in asid notes and in this mortgages of these presents aball be void, otherwise is any tak its option is delay hole of and mortgages shall be eased of indetabores a bear of all of add premises is any at its option, the clear the whole of and mort add as and additabores a bear bar addit and any take at the rate of 10% per annum. Appraisement and all be inclused to this morigage or take any take is a pain. I do if yet an annue. Appraisement and all be a forceloser of this morigage or take any take is learned to take and morigages shall be and the set of notebatedness heremader shall have investion to protect its rights, and from the date of such astrat in these, presents shall be vold; otherwise to remain in a mediate possession of all of said premises and may, at re foraclosure of this mortgage or take any other legal (items of indottedness hereunder shall draw interest at it mentead and exemption is as are hareby waived. WHENEVER USED, the singular shall include the plo bleable to all genders. This mortgage shall be binding upon the heirs, execute ties hereto. IN WITNESS WHEREOF, said mortgagor has hereant shall be inistrators, successors and assigns of the resp ctive t his hand the day and year first above written Maynu H MC Bondid B. McGuiri · ACKNOWLEDGALENT STATE OF KANSAS, County of Douglas Be it remembered, that on this 25th A. D. 19 61 _____, before me, the undersigned, a Notary Public in and for the January day of County and State aforesaid, came Donald B. McGuirl and Marjorie H. McGuirl, 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 heredinto set my hand and Notarial Seal the day and year above written. (SEAL) A. W.4 ally Commission afgling LeRoy A. Walance LeRoy A. Wahaus, Notary Public. May 1 , 19 62 -12:5-SATISFACTION Harold G. Deck Register of Decis

The debt secured by this mortgage has been paid in full, and the Register of Deeds is

(Corp. Seal)

76

ANCHOR SAVINGS ASSOCIATION, By Willard Dengel Treasurer. Lawrence, Kansas, August 5, 1964.

rold a Beck ie Been