or its agen me on the e property, mort-The to secure and providence and apply the same on the payment of insurance pressiums, taxes, assessments, are or improvements necessary be keep side property in tenantable condition, or other charges or payments provided in this mortigane or in the note hereby secured. This assignment of rents shall continue in force- until the unpid ance of and nots is fully paid. It is also agreed that the taking of possessite development and the security of the secure shall continue in the consent of the mortigane ance of and nots is fully paid. It is also agreed that the taking of possessite development and the consent of the surplice of mortigane or in the outperformance of the premines covered hereby without the consent of the mortigane of the payment of the same provided in the promise covered hereby without the consent of the mortigane rable at the election of and mortiganes and foreclaures proceedings may be instituted thereon. If side mortigane is an electronic of the mortiganes and foreclaures proceedings may be instituted thereon. If add mortigane is a second to be paid to mortganes the entire and and one of the fore of the second and and the second and pay second and and there of the second and pay the second and and providence is not any second and second and on the second and pay second in this mortganes on the second and providence to make any outperformance and effect, and mortganes contained, the second and providence of and comply with all the providens in said note and mortganes contained, there are individent and mortganes and may oble signal action to protect its rights, and from the star dot and pay should be the farmed and once any provident have are hereby wited. WHENEYEE USED, the singular shall have high pay wited. This mortgane as hall be inding upon the heirs, executors, administrators, successors and assigns of the respective of the herebay. ply the sa d apply the same on the period ald property in tenantialle could secured. This assignment of re-agreed that the taking of posses mus by foreclosures or otherwise ies hereto. IN WITNESS WHEREOF, said mortgagor has here nto set his hand the day and year first above written. Charence T. Payne Party Frances Payne ACKNOWLEDG STATE OF KANSAS. County of Douglas Be it remembered, that on this. 9th February day of , A.D. 19.61_, before ms, the undersigned, a Notary Public in and for the County and State aforesaid, came Clarence T. Payne and Frances Fayne, husband and wife, when and performing known to me to be the same persons who executed the within instrument of writing, and such performin daily addigonatedged the execution of the same. IN TERTIFICATION WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written. UBLING UBLING Leffey f. Wahaus Notary Public. Notary Public. LeRoy A. 19.62 Massel a. Reck SATISFACTION 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 0. Arthur Krebs Vice President. (Corp Seal) Kansas City, Kansas 9/30, 1966

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