0 Morragor hereby assigns to morragages the rents and income arising at any and all times from the property, mort-form the seed of this part, and hereby authorize morragages or its agent, at its ordion, upon default, to take charge of and provide the seed of this part, and hereby authorize morragages or its agent, at its ordion, upon default, to take charge of and provide the seed of the provide the see and apply the max, on the payment of insurance presume, instas, assessments to this morrages or in the sole hereby seened. This assignment of rents, bull contained in the morrage of the balance of and note is fully paid. It is also agreed that the taking of possession herevander shall in no manner prevent or analysis of the selection of and mms by forestourse or otherwise. The here shall be any charge in the cornerable of the promiseory note, the oritor here and be any shall be morrages and any shall be the election of the morrages of the promiseory note, the oritor here and the any shall be morrages as any shall be the election of the morrages of the promiseory note, the oritor here and where the terms and provide the election of the morrages and foreclarur proceedings may be instituted thereon. If and morrage or shall ensue to be paid to morrage the sentire amound due it hereomeders and under the terms and provide the possession of all of aid premises and may, at its option, declars the whole, and fore the dead note does and payable and here foreclassions of the morrages or take may observe taged action to protect in rights, and from the date of and here the due does not functed and examption laws are hered with interest at the rate of 10% per annum. Appresente and all benefits of more correlowers of this may may at a function of the singular, and the use of any gender shall be instant and examption laws are hered y value. It is anotrage as hall be indifing upon the heirs, executors, administrators, successors and assigns of the respective. It is not tages ashall be indifing upon the heirs, executors, administr ies hereta. IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and your first above written. albert D Albert S. Bingham Olive 8 Binghams Olive E. Bingham ACKNOWLEDGMENT STATE OF KANSAS, County of Douglas Be it remembered, that on this 23rd day of March , A. D. 19. 61 , before me, the undersigned, a Notary Public in and for the County and State aforesaid, came___ Albert S. Bingham and Olive E. Bingham, husband and wife, who are personally known to me to be the same persons who executed the within instrument of writing, and such persons daily acknowledged the execution of the same. IN TESTIMONY WHEREOF, I have bereunto set my hand and Notarial Seal the day and year above written. (SEALUDINO/S Walans LeRoy A. Notary Public. Wahaus, My Complision expires. 1962 May 1

The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record.

Register of Deeds

T

And Andrew Contraction of the local division of the local division

Denute