Morigagon hereby assign to morigage the rents and income arising at any and all times from the property, mori-forced to secure this mote, and hereby subhorize morigages or its agent, at its option, upon default, to take charge of any property and collect all rents and income and apply the same or the payment of insurance premium, have, assessment, option of improvements mechany to these paids provery in tennihishie condition, or other charges or payments provided values of and not is full paid. It is also agreed that the taking of possession hereunder shall in no manse prevent or values of and not is full paid. It is also agreed that the taking of possession hereunder shall in no manse prevent or the payment of the assumption fee as specified in the promisso over the tentire indebtedness shall become due and posted at the election of the morigages and foreelosure nor otherwise. There shall he any charge in the overschip of the premisso over the tentire indebtedness shall become due and provide at the election of the morigages and foreelosure proceeding may be fastituted thereon. The department of the assumption fee as specified in the providence that is the tentire and under the terms and provide at the election of the morigages and foreelosure proceeding may be fastituted thereon. The department of the assumption fee as specified in the providence, and any extensions of said note and in this morigage contained, the here present shall be out; otherwise to remain in full force and effect, and morigages shall be emitted to the morigate shall be valid, otherwise and explain due to the providence the whole of and from the due to due have for a due to due to due to due to all of and prevalue and the set of 100 per said of the information and providence that and the whole of and from the due to all shall for all terms is all there are of 100 per said the due and from the due to all samples contained, and indebtedness hereador shall due in the set of the prevalues and from the due to as of any gender shall be all par ties herets. IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. Educord C. Bond Hard C. Bond Hard C. Bond ACKNOWLEDGMENT STATE OF KANSAS. -County of Douglas Be it remembered, that on this 10 16. , A.D. 19.61 before me, the undersigned, a Notary Public in and for the June day of County and State aforesaid, came Edward C. Bond and Sarie L. Bond, husband and wife who are personally known to me to be the same persons who executed the within instrument of writing, and such persons stuly acknowledged the execution of the same. () IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written. Florence & ander Notary Public. (BEAL) C "My Computation expires april 28 , 19 6 2 arold a. (2) 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 Don W. Pearce Sr. Vice-President Kansas City, Kansas, October 20, 1970.

1. 12

A. 1. 11

See Star

1. 1