property and collect all rents and income any repairs or improvements necessary to keep as for in this mortgage or in the note hereby a balance of said note is fully paid. It is also a retard mortgage in the collection of said au If there shall he any cheem to the	the rents and income arising at any and all times from the property, mort- ise mortgagee or its agent, at its option, upon default, to take charge of said d apply the same on the payment of insurance premiums, taxes, assessments, and property in tenantable condition, or other charges or payments provided occured. This assignment of rents shall continue in force until the unpaid greed that the taking of possession hereunder shall in no manner prevent or ms by foreclosures or otherwise. Urahip of the premises covered hereby without the consent of the mortgagee ecified in the promissory note, the entire indebtedness shall become due and i foreclosure proceedings may be instituted thereon.
provine and more space what cause to be paid with the terms and provisions thereof, inclu- with the terms and provisions thereof, and co- time these presents shall be void; otherwise immediate possession of all of said premises have forceloure of this mortgage or take an all items of indobtedness hereunder shall dra- homestead and exemption laws are hereby wa WHENEVER USED, the singular shall i applicable to all genders. This mortgage shall be binding upon the parties hereto.	to mortgrage the entire amount due it hereunder and under the terms and ding future advances, and any extensions or renewait hereof, in accordances omply with all the provisions in said note and in this mortgrage contained, to remain in full force and effect, and mortgrage shall be entitled to the and may, at its option, declare the whole of said note due and payable and y other legal action to protect its rights, and from the date of such default w interest at the rate of 10% per annum. Appraisement and all benefits of sired. include the plural, the plural the singular, and the use of any gender shall be a heirs, executors, administrators, successors and assigns of the respective
IN WITNESS WHEREOF, said mortgage	or has hereunto set his hand the day and year first above written. Thomas Gerols Anna Gerols Simona Gerola Simona Gerola
	Simona Garcia
STATE OF KANSAS.	AUNTO IL LEGALENT
Cousty of Douglas	
county of Annual Content	and a second
	Be it remembered, that on this. 13th
day of	A. D. 19.61, before me, the undersigned, a Notary Public in and for the
County and State aforesaid, cameThor	mas Garcia and Simona Garcia, 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.
LIN IEBIIMONY WHEREOF I have been	seal the day and year above written.
CIN TESTIMONY WHEREOF, I have her	
SEAL)	Ealers & Wide
(SEAL)-	Lefoy A. Wahans, Notary Public.

Recorded July 13, 1961 at 2:65 P.M.

SATISFACTION

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

(Corp. Seal)

ANCHOR SAVINGS ASSOCIATION, By J. Dean Nofsinger Vice-President. Lawrence, Kansas, October 30, 1963

• • ;

Harold G. Beck Register of Deeds

19 <u>Ditteler</u> 19 <u>63</u> Hanell Beck Roy Jone Beck By Janie Beem