		and an and a second s		
	Mortgagor hereby assigns to mortgages	the rents and income arising at any and all times	from the second second	
	gaged to secure this note, and hereby author property and collect all rents and income and repairs or improvements necessary to keep as for in this mortgage or in the note hereby a	the rents and income arising at any and all times ize mortgagee or its agent, at its option, upon defa d apply the same on the payment of insurance pre- ald property in tenantable condition, or other char- ceured. This assignment of rents shall continue greed that the taking of possession hereunder shal ms by forcelosures or otherwise.	uit, to take charge of said niums, taxes, assessments, ges or payments provided	
	balance of said note is fully paid. It is also a retard mortgagee in the collection of said sur If there shall be any change in the compa	greed that the taking of possession hereunder shall continue ms by foreclosures or otherwise.	n force until the unpaid I in no manner prevent or	
	and the payment of the assumption fee as ap	ecified in the promissory note the entire indebted	tong shall been during agee	
	provisions of said note hereby secured, inclui with the terms and provisions thereof, and co then these presents shall be void; othereof,	I forcelosure proceedings may be instituted thereout to mortgagee the entire amount due it hereunder ding future advances, and any extensions or renew mply with all the provisions in said note and in to remain in full force and effect, and mortgage and may, at its option, declare the whole of said y other legal action to protect its rights, and from w interest at the rate of 10% per annum. Appraisi vived.	and under the terms and als thereof, in accordance this mortgage contained,	
	immediate possession of all of said premises have foreclosure of this mortgage or take any all items of indebtedness hereunder shall draw	and may, at its option, declare the whole of said y other legal action to protect its rights, and from	shall be entitled to the note due and payable and the date of such default	
电电子控制	homestead and exemption laws are hereby wa WHENEVER USED, the singular shall is applicable to all sendars	winderest at the rate of 10% per annum. Apprain include the plural, the plural the singular, and the	ement and all benefits of use of any gender shall be	
	parties hereto.	neurs, executors, administrators, successors and	assigns of the respective	
	IN WITNESS WHEREOF, said mortgage	or has hereunto set his hand the day and year firs $O(\pi + O(\pi))$	above written.	
		Anthur H. weidler Ulice Q. Widler	alle and a second se	
		Alice D. Weidler ACKNOWLEDGMENT		
	STATE OF MANSAS,			
	County of Douglas	Be it remembered, that on this	20th	
	day of July	A. D. 1961 , before me, the undersigned, a Not		
	County and State aforesaid, came Arth	ur R. Weidler and Alice D. Weidler,		
		nd and wife,		
		same persons who executed the within instrume the same.	at of writing, and such	
	IN TESTIMONY WHEREOF, I have her	remute set my hand and Notarial Seal the day an 20° 0110	d year above written.	
	(SEAL)	Lefai Slipplan		
	ISEAL) BILLS	LeRoy L. Wahaus, 1862	Notary Public.	
	COUNTY			
		Harold a. Bee	RRegister of Deeds	
		SATISFACTION		
This releasest aut	e debt secured by this mortgage horized to release it of recor	has been paid in full, and the	Register of Deeds is	
on the original notices		ANCHOR SAVINGS ASSOCIATI		
this 26th int of JANUARY	(Corp Seal)	By J. Dean Nofsinger Lawrence, Kansas, Jan. 2		

· · ·