ĝ.							
	a the second	Here in the second	Ann and the	a			
	The second s			5'a			
	Haid note further provides : i remaining due bereunder may at It is the intention and agreeme	Jpon transfer of title of the the option of the mortgage at of the parties hereto the	he real estate, mortga se, be declared due an	aged to secure this not d payable at once.	e, the entire beland	ce	
-ij	It is the intention and agreems which the first parties, or any of the vinich the first parties, or any of otherwise. This mortgage shall be any successors and assigns treat, and upon the maturing of the supe time and for the same sp of the proceeds of asle through to Eivin parties agrees to keep and	em, by second party, and a them, may owe to the secon semain in full force and eff multi all provents discharged	iny and all indebtedn ind party, however ev fect between the part	ess in addition to the idenced, whether by r its hereto and their i	amount above state ote, book account o eirs, personal repr	ur ed er	
	terest; and upon the maturing of the same time and for the same sp of the proceeds of sale through fo	the present indebtedness for socified causes be considered reclosure or otherwise.	or any cause, the tota ad matured and draw	l debt on any such add ten per cent interest	paid in full, with in litional loans shall a and be collectible or	n- at at	
	in good condition at all times, and	not suffer wants or permi	it a nuisance thereon	First parties also a	ree to pay all taxe	a.	
	Pirst parties also areas to pay including sisting examples to pay including sisting examples to an example in the second second second second second property and collect all rests and parts or improvements necessary in this hours are in the note to deal of a fully and it is all second party in the collection of the failure of second pairty to an	ill costs, charges and expen- ue of the failure of first p and the same are hereby so	arties to perform or secured by this mortge	red or paid at any ti comply with the pro- ge.	me by second part; visions in said not	6	
	First parties hereby assign to a gaged to secure this note, and here property and collect all rents and i pairs or improvements necessary	cond party the rents and i by authorize second party o income and apply the same to keen said property in te	ncome arising at an or its agent, at its op on the payment of in mantable condition	y and all times from tion upon default, to surance premiums, ta	the property mort take charge of sai	ta a	
	in this morigage or in the note h of said note is fully paid. It is all second party in the collection of	ereby secured. This namig to agreed that the taking o said sums by foreclosure o	mment of rents shall of possession hereune or otherwise.g	continue in force until ler shall in no manne	the unpaid balance r prevent or retar	ar ad	
	right to ansart the same at a later	time, and to insist upon as	nd enforce strict con	pliance with all the t	erms and provision		
	If said first parties shall cause provisions of said note hereby secu- the terms and provisions thereof, presents shall be void; otherwise to	to be paid to second party red, including future advan- and comply with all the pro- premain in full force and	the entire amount d nees, and any extensi ovisions in said note	te it hereunder and it ons or renewals hereof and in this mortgage	inder the terms an in accordance wit contained, then thes	d b	
	If said first parties shall cause provisions of said nois hereby sec- he terms. and provisions thereof, presents shall be void; otherwise to sension of all of said premises and of this mortgage or take any othe datas hereunder shall draw inter- emption laws are hereby waived. This mortcare shall seried to an	may, at its option, declar r legal action to protect it est at the rate of 10% per	e the whole of said n a rights, and from th r annum. Appraisem	ote due and payable a s date of such default ent and all benefits o	the immediate pos nd have foreclosur all items of indebt f homestead and ex		
	respective parties hereto.	a se punding opon the neirs	s, executors, admini	strators, successors	and assigns of th	e .	
	IN WITNESS WHEREOF, sai	d first parties have hereu	nto set their hands th	+ ava	1	1 . 1 .	
			Chester Min	. Kilgore	land.		
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	· ()	and and a second	•• ••• • • • • • • •	Brand Arrest a may a far	6		
	STATE OF KANSAS		an a				
	COUNTY OF Douglas						
	BE IT REMEMBERED, that on	this 21 day of Ce	requit is	0. 16 / before me	the undersigned		
	Notary Public in and for the Count		1				
	his gife			who	are personally		
in state	edged the properties of the same.	2_ who executed the with	nu instrument of wri	ung, and such person	, duly acknowl	ь.	
***	IN TRATINON WHEREOF, I	have hereunto set my han	d and Notarial Seal	the day and year last	above written.		
ouse	PUBLICEAR Aun	18, 1963		Notary Public E	. C. Place	1 - 1 S.	
	COUSTIN	Site .		and the pro-			

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SATISFACTION The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record. Ey Ray L. Culbertson, 1st Vice President

Lawrence, Kansas, January 26, 1968 (Corp.Seal)