316 Mortgagor hereby assigns to mortgages the rents and income arising at any and all times from the property, more operty and collect all rents and hareby authorize mortgages or its agent, at its option, upon default, to take charge of a prior or improvements measure to the and apply the same on the payment of lasurance promium, taxes, assessment in this mortgages or in the note hereby and property in tenantable condition, or other charges or payments provide income of said note is fully paid. It is all and agreed that the taking of possession hereunder shall for force will the unpa-tend notes in the collection of and summe by foreclosures or otherwise. If there shall be any changes in the ownership of the premises covered hereby without the consent of the mortgage on the same of said mortgage and foreclosures or otherwise. If there shall be any classing a superified in the promiseous note, the entire indebtedness shall become due as while at the election of the mortgage and foreclosures proceedings may be instituted there. If said mortgages in the ownership of the arguest in the transmost due is thereunder and under the terms are while at the election of the mortgage and foreclosure proceedings may be instituted there. If said mortgages and provisions thereof, and comply with all the provisions in a did note and in this mortgage containe in these terms and provisions thereof, and comply with all the provisions in a did note and in this mortgage containe in these presents shall be outdid to intervises to remain in full force and effect, and mortgages shall be entitled to it we foreclosure of this mortgage takes any start and the singular, and then use of any gender shall the modular bounder of 100 general and the interval draw interest at the rate of 100 gene nature. Appresistement and all benefits of MEMENTUR USED, the singular shall include the plural, the plural the singular, and the use of any gender shall in the starts. MEMENTUR SWERDER will be binding upon the heirs, executors, administrators, successors an WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. IN WITNESS WHEREOF Robert L. Flder Hobert L. Elder Michael L. Mamison STATE OF KANBAS, Wilma J. Elder Mancy C. Eell Nancy Treell Dam MENT Virgenia F. Jamison ACKNOWLEDGMENT County of Douglas 7-50 Be it remembered, that on this day of October A.D. 19.61 _____, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Robert L. Elder & Wilma J. Elder, his wife; Johnny B. Ezell and Nancy J. Ezell, his wife and Michael L. Jamison & Virginia F. Jamison, his wife nally known to me to be the same persons who executed the within instrument of writing, and such AREADY duly acknowledged the execution of the same. IN TESTRONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written. NOTARY UBLIC ST Roy Russell My Commission expires April 10, 19.65 Marold Q. Back By: Jamie Beern. Deputy

(Corp. Seal)

15.0

ANOMOR SAVINGS ASSOCIATION, By J. Dean Nofsinger Vice-President. Lawrence, Kansas, October 19, 1965

By Sue Newstyte