Mortgagor hereby assigns to mortgagee the rents and income arising at any and all times from the property, mort-aged to secure this note, and hereby authorize mortgagee or its agent, at its option, upon default, to take charge of and roperty and collect all rents and memory authorize mortgagee or its agent, at its option, upon default, to take charge of and roperty and collect all rents and memory authorize mortgagee or its agent, at its option, upon default, to take charge of and roperty and collect all rents and memory authorize mortgagee or its agent, at its option, upon default, to take charge of and on this mortgage in the collection of and agered that the taking of possession horeunder shall in no manner prevent or alance of anid note is fully paid. It is the agered that the taking of possession horeunder shall in no manner prevent or alance of anid note is fully paid. It is the agered that the taking of possession horeunder shall in no manner prevent or alance of anid note is fully paid. It is the agered that the taking of possession horeunder shall in no manner prevent or alance of anid note is fully paid. It is the agered that the taking of possession horeunder shall be come of the mortgagee ayable at the election of the mortgagee and foreune proceedings may be instituted thereor. If the partners of the assumption for any and to mortgage the entire amount due it hereunder and under the terms and the the terms and provisions thereof, and compty with it hands, and any extensions or renewals thereof, in accordance are these presents shall be void; otherwise to remain in full cross and in said notes and in this mortgage chall be the take and extension for all or asid premises and may, at its option, delayse the whortgagee shall be entited to the ave foreclosure of this mortgage or take any other legal action to proteet its rights, and the use of any gender shall be interest and accenterion laws are hereby waized. WERNETRY USED, the singular shall include the plural the plural the singular, and the use of IN WITNESS WHEREOF, said mortgagor has here Goldie Brass Edward H. Brass ACKNOWLEDGMENT STATE OF KANSAS Douglas County of 23rd red, that on this.... Be it ren October , A.D. 19 61 _____, before me, the undersigned, a Notary Public in and for the day of. County and State aforesaid, came Goldie Brass and Edward P. Brass, her husband to me to be the same persons who executed the within instrument of writing, and such STN THERE ed the execution of the same. thy TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written 272 Wahaus Wahaus BURN BLIC LeRoy V. My Commission Notary Public. May 1 10 62

Recorded October 23, 1961 at 2:35 P.M

Sec. Salary

1.12

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SATISFACTION

The debt secured by this mortgage has been p to release it of record.

(Corp Seal)

This releases was written on the original mortgage entered this 21 of day of april 19 66

Jamie Beam

NCHOR SAVINGS ASSOCIATION, y Willard G. Dengel Treasure

ansas City, Kansas, April 20, 196

Farold a. Back