property and collect all rents and hereby suthorize mortgages or its agent, at its option, up repairs or improvements necessary to keep said property in tenantable condition, or othe for in this mortgage or in the note hereby secured. This assignment of rents shall cost halance of said note is fully paid. It is also agreed that the taking of possession hereaus rents or improvements necessary to keep said property in tenantable condition, or othe for in this mortgage or in the note hereby secured. This assignment of rents shall cost halance of said note is fully paid. It is also agreed that the taking of possession hereaus rentard mortgages in the collection of asid sums by foreclosures or otherwise. If there shall be any change in the ownership of the premises, or order witho and the payment of the assumption fee as as pecified in the promissory note, the entire is payable at the election of the mortgages and foreclosure proceedings may be instituted. If said mortgages in all cause to be paid to mortgages the entire amount due it has provisions of said note hereby secured, including future advances, and any extension to then these presents shall be oxid; otherwise to remain in full forces and freet, and mort and it form of indebtedness hereunder shall draw interast at the rate of 10% per annum. A submetsed and examption laws are bareby waived. WHENEVER USED, the singular shall include the plural, the plural the singular, an indicis hereits. IN WITNESS WHEREOF, said mortgages here rty, mo reby without the consent of the mortgagee the entire indebtedness shall become due and instituted thereon. Titas ACKNOWLEDGMENT STATE OF KANSAS -County of Douglas Be it remembered, that on this\_\_\_\_ Slith October , A.D. 19 61 , before me, the undersigned, a Notary Public in and for the day of .... County and State aforesaid, came\_\_\_\_\_Russell W. Jones and Diane Jones, 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. A Work TERTINGRY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written. A U TAR A U TRETINGRY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written. A U TRETINGRY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written. A U TRETINGRY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written. A U TRETINGRY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written. A U TRETINGRY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written. A U TRETINGRY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written. A U TRETINGRY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written. A U TRETINGRY WITH TRETINGRY WITH TRETINGRY A Wahaus, Notary Fublic. I the Computation entities the May 1. 19 62. ROINT' , 19. 62 May 1, Carold a. Beck

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 Willard G. Dengel Vice-President. Lawrence, Kansas, Nov. 30, 1961

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Harolda Beck By Jance Beam