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for	Mortgagor hereby assigns to mortgages the rents and income arising at any and all times from the property, mort ged to secure this note, and hereby authorize mortgages or its agent, at its option, upon default, to take charge of ani- operty and collect all rents and income and apply the same on the payment of insurance premiums, taxes, assessments pairs or improvements necessary to keep said property in tenantable condition, or other charges or payments provider in this mortgage or in the note hereby meeting. This assignment of morts of the charges or payments provider	
pro pro wit the imm hay all hon	Jance of sold note is fully paid, it is also agreed that the taking of possession hard contained in force until the unpair space nort aggin in the collection of said sums by foreclosures or otherwise. If there shall be any change in the ownership of the premises covered hereby without the consent of the mortgages the payment of the asymmption fee as specified in the promissory note, the entire indebtedness shall become due and subs at the election of the mortgages and foreclosures proceedings may be instituted thereon. If said mortgager shall cause to be paid to mortgages the entire amount due it hereunder and under the terms and and in othe hereby secured, including, future advances, and any extensions or renewals thereof, in accordance in these presents shall be void; otherwise to remain in full force and effect, and mortgagee contained themediate possession of all of said premises to remain in full force and effect, and mortgage contained to the foreigner of this mortgage er any other legal action to protect its rights, and from the date of such default items of indebtedness hereunder shall draw interest at the rate of 10% per annum. Appraisement and all herefits of WHENEVER USED; the singular shall include the plural, the plural the singular, and the use of any gender shall be	
	This mortgage shall be binding upon the beirs executors administration and	
part		
	IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.	
	the file and the first the	
	William M. Pratt	
	Doris A. Pratt	
	ACKNOWLEDGMENT	1
STA	ATE OF KANSAS,	1
Cou	inty of Douglas	1
	Be it remembered, that on this 18th	
day		
1	of January , A. D. 19 62, before me, the undersigned, a Notary Public in and for the	a and
Cou	inty and State aforesaid, came William M. Pratt and Doris A. Pratt, hushand	
	and wife	
who		E
Dere	are personally known to me to be the same persons who executative within instrument of writing, and such	
- AND	A. W.	
1.9	IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written.	155
-ari	HOLAR Search and retarian bear the any and year above written.	
-(SE)	ALT: A	1
0	UBLIC LEKOY A, Wahaus Notary Public.	-
May .	Commission expires May 1 19 62	Hard I
1	Louis 1.	

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Reg. No. 17,600 Fee Paid \$3.75

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Lawrence B	CO , in the Co ILDING AND LOAN ASSOCI	anty of Dougle			d and wife	the first part and
WITNESSETH,	hat the said part 165 o Hundred and	of the first nart in conside	eration of the loan of	nd Part. The sum of		party and
the		the state of the s	h is hereby acknowled	lged, ha Ve sold	and by this indenture	do GRANT.
Doug	(11)(11)(11)(11)(11)(11)(11)(11)(11)(11	e of Kansas, to-wit:	ACCESSORS and assigns	, the following descri	bed real estate situate	d in the County of
	The Proof	W-20 (1) *				
		Half (1) of in Oread Add of Lawrence.	Lot Ten (. lition, an	10), in Bl Addition	ock to °	C ,
		IN UPBAC ACC	lition, an	Addition	to	