Mortgagor hereby assist	ms to mortgages the rents and income arising at any and all times from the property mort-
gaged to secure this note, an	rus to mortgages the rents and income arising at any and all times from the property, mort- and hereby authorize mortgages or its agent, at its option, upon default, to take charge of said is and income and apply the name on the payment of insurance premiuma, taxes, assessments, ceasary to keep said property in tenantable condition, or other charges or payments provided the note hereby secured. This assignment of rents shall continue in force until the unpaid paid. It is also agreed that the taking of possession hereunder shall in no manner prevent or lection of said nume by forcelosures or otherwise.
repairs or improvements nee	ressary to keep said property in tenantable condition, or other charges or payments provided
balance of said note is fully	he note hereby secured. This assignment of rents shall continue in force until the unpaid paid. It is also agreed that the taking of possession hereunder shall in no manner prevent or
retard mortgagee in the colle	action of said sums by foreclosures or otherwise.
and the payment of the assu	same in the ownership of the premises covered hereby without the consent of the mortgages imption fee as specified in the promisery note, the entire indebtedness shall become due and be mortgaget and foreclosure proceedings may be instituted thereon.
If said mortgager shall	cause to be paid to mortgagee the entire amount due it hereunder and under the terms and
provisions of said note here	to morigages and novecoustre processings may be instituted thereon. cause to be paid to morigages the entire amount due it hereunder and under the izrns and thy secured, including future advances, and any extensions or renewals thereof, in accordinates an thereof, and comply with all the provisions in said note and in this morigage contained, wold; otherwise to remain in full force and effect, and morigages shall be entitled to the organs of risk as and may, at its option, declare the whole of and note due and payable and require of risk more start any, at its option declare the whole of and note due and payable and trounder shall draw interest at the rate of 19% per same. Approximement and all benefits of
then these presents shall be immediate possession of all	void; otherwise to remain in full force and effect, and mortgagee shall be entitled to the
have foreclosure of this mor	tigage or take any other legal action to protect its rights, and from the date of such default
WHENEVER USED, th applicable to all genders.	he singular shall include the plural, the plural the singular, and the use of any gender shall be
	binding upon the heirs, executors, administrators, successors and assigns of the respective
	OF, said mortgagor has hereunto set his hand the day and year first-above written
Len 1 fill	When this glolatone
Jeonard L. WIIII	this Thirth Cholestery
Hand He	Ultann Vesta M. Holtgraves
Hazel Williams	ACKNOWLEDGMENT
STATE OF KANSAS.	1
County of Jol	ohnson as.
	Be it remembered, that on this lat
day of February	
	the statistic and show a statistic a round read and off
County and State aferesaid,	a came Leonard E. Williams and Hazel Williams, husband and wife
	Itgraves and Vesta M. Holtgraves, husband and wife,
who are personally known t	to me to be the same persons who executed the within instrument of writing, and such
	the execution of the same.
CANOTARY	
IN TESTIMONY WHEN	REOF, I have hereunto set my hand and Notarial Seal the day and year above written.
PUBLICIE	ALLAMI '
(SEAL)	Rob't. R. Manning Rotary Public.

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and the second designed and

MORTGAGE	in the second second	(Na. 5	2K) / The Outlook	Printers, Publisher of Legal	Blanks, Lawrence, Kanaas
	Fritz Heider	and Grace M.	day of Heider, his	February	, 19 62 betwee
DI	, in the	County of	DORKTAR	and State of	Lansas
Witnesseth, that SIXTY FIVE HUNI to them this indenture do following described Kansas, to-wit: Lots Or Univers	the said part 1et RED & no/100 duly pa GRANT, BAR real estate si te (1) and Two	of the first pa * id, the receipt o GAIN, SELL and	rt, in considera * * f which is her MORTGAGE to ng in the Count : Twelve (12)	part y. of the tion of the sum of eby acknowledged, I the said part X. of ty of Douglas	B DOLLAR ha.Ve sold, and b the second part, th