gaged to secure this note, and hereby authorize	he rents and income arising at any and all times from the property, more a mortgages or its agent, at its option, upon default, is take charge of an apply the same on the payment of insurance premiums, taxes, assessment is property in tenantable condition, or other charges or payments provid- ured. This assignment of rents shall contime in force until the unpay- red that the taking of possession hereunder shall in no manner prevent a s by forcelosures or otherwise.
repairs or improvements necessary to keep said	approperty in texantable condition, or other charges or payments provid-
balance of said note is fully paid. It is also ago retard mortgagee in the collection of said sum	reed that the taking of possession hereunder shall in no manner prevent a
If there shall be any change in the owners and the payment of the assumption fee as anec	a by noveclosures or otherwise. whip of the premises covered hereby without the consent of the mortgage tified in the promissory note, the entire indebtedness shall become due an foreclosure proceedings may be instituted thereon.
payable at the election of the mortgagee and i If said mortgager shall cause to be maid a	foreclosure proceedings may be instituted thereon.
provisions of said note hereby secured, includi with the terms and provisions thereof, and com	in future advances, and any extensions or renewals thereof, in accordance
then these presents shall be void; otherwise to immediate possession of all of said premises a	remain in full force and effect, and mortgagee shall be entitled to the
have foreclosure of this mortgage or take any all items of indebtedness horeunder shall draw	forecloaurse proceedings may be instituted thereen. o mortgages the entire amount due it hereunder and under the terms an ang future advances, and any extensions or reneenis thereof, in accordance ply with all the provisions in said not and in this mortgage containes or remain in full force and effect, and mortgage shall be estitled to th other legal action to protect its rights, and from the date of much defau interest at the rate of 10% per annum. Apprelament and all benefits c ends
WHENEVER USED, the singular shall in-	ved. clude the plural, the plural the singular, and the use of any gender shall b
applicable to all gendera. This mortgage shall be binding upon the l	heirs, executors, administrators, successors and assigns of the respectiv
IN WITNESS WHEREOF, said mortgagor	has hereunto set his hand the day and year first above written.
	Rules AB
	fichard Ly Barlow
	Elizabeth M. Barlow
	ACKNOWLEDGMENT
STATE OF KANSAS,	
County of Douglas	
And the second	Be it remembered, that on this 21st
day of March A.	D. 19.62, before me, the undersigned, a Netary Public in and for the
	L. Barlow and Elizabeth ". Barlow, husband and
wife	
who are personally known to me to be the sa	ame persons who executed the within instrument of writing, and such
persons duly acknowledged the execution of the	në same.
IN TESTIMONY WHEREOF, I have heret	unto set my hand and Notarial Seal the day and year above written.
A Pion	
(SEAL) UBLIG	Seley C. Wahows
My Commission expires May 1	19 62 Notary Public.
CEARITS PART	
	Harde a. Beck Register

ANGHUR SAVINGS ASSOCIATION, By David B. Ricker, Vice-President. (Corp.Seal)

T.

