Mortgagor hereby assigns to me gaged to secure this note, and herei property and collect all rents and in remains or improvements necessary	origages the rents and income arising at any and all times from the property, mort- by authorize morigages or its agent, at its option, upon default, to take charge of said norme and apply the same on the payment of insurance premiums, taxes, assessments, to keep said property in translable condition, or other charges or payments provided haraty secured. This assignment of rents shall continue in force until the unpaid is also agreed that the taking of possession hereunder shall in no manner prevent or of said aurons by forcelonures or otherwise.
for in this mortgage or in the note balance of said note is fully paid. It retard mortgages in the collection of	here she property in tenanisment of rents shall continue in forces until the unpaid Aurity secured. This assignment of rents shall continue in forces until the unpaid is also agreed that the taking of possession hereunder shall in no manner prevent or full sing in force-forces are otherwise.
and the payment of the assumption	fee as specified in the promissory note, the entire indebtedness shall become due and
provisions of said note nereby some with the terms and provisions there then these presents shall be void, o immediate possession of all of said have foreelecture of this mortgage or all items of indebtdness hereunder homestead and exemption have are h	why ment of more against the enter annout due it hereander and under the terms and ed, including future advances, and any extensions or renewals theread, in accordance of, and comply with all the provisions in said note and in this more ready and interview to remain in full force and effect and more ready and had be entitled to the premises and may, at its option, declare the whole of said note due and payable and that any other legal action to probate its rights, and from the date of such default shall draw intervat at the rate of 10% per annum. Appraisement and all benefits of
WHENEVER USED, the singula applicable to all genders.	ar shall include the plural, the plural the singular, and the use of any gender shall be upon the heirs, executors, administrators, successors and assigns of the respective
IN WITNESS WHEREOF, said	mortgagor has hereunto set his hand the day of rat above written.
	Brange Stock
Missouri	ACKNOWLEDGMENT
STATE OF BANKAR County of Jackson]=
	Be it rumembered, that on this 23rd
day of March	
County and State aforesaid, came	
who are personally known to me to	be the same persons who executed the within instrument of writing, and such
persons duly scanowiedged the exec	ution of the same,
IN TESTIMONY WHEREOF, I	have hereunto set my hand and Notarial feal the day and year short written.
(SEAL)	Tarlow & Allent

Recorded March 26, 1962 at 2:05 P.M.

Narold a Beck Register of Deeds

Jan Partial Release Dea Boah 133. Page 492 79943 BOOK 130 TILITUTE CONTRACTOR STATES OF THE STATES OF (No. 578) er of Legal Blanks L This Indenture, Made this _____ 26th day of Mesley L. Seyler and Muricl A. Seyler, his wife of Bonner Springs R/L , in the County of Myandotte and State of Kansas, party of the second part. Witnesselh, that the said part 198 ... of the first part, in consideration of the sum of THIRTEEN TIOUSAND & no/100 * * * * * DOLLARS to them duly paid, the receipt of which is hereby acknowledged, ha.ve.sold, and by this indenture do GRANT, BARGAIN, SELL and MORTGAGE to the said part y..... of the second part, the Kansas, to-wit: The East 10 feet of Lot Twenty-three (23), all of t Twenty-four (21), and the West 20 feet of Lot enty-five (25), all in Block "D" in Southwest dition Number Four (h), an Addition to the City

a anticipas