Mortgagor hareby assigns to mortgages the rents and income arising at any and all times from the property, mort-saged to secure this notes and by authorize mortgages or its agent, at its option, upon default, to take charges of and property and collect all rents and by authorize mortgages or its agent, at its option, upon default, to take charges of and property and collect all rents and by authorize mortgages or its agent, at its option, upon default, to take charges of and for in this mortgage or in the note hereby said property in tenantable condition, or other charges or payments provided balance of said note is for alloy paid. It is also secured. This assignment of rents shall continue in force until the unpaid to the contrages or in the collection of and sums by foreclosure, or otherwise." If the east of the easternation for the ownership of the premises covered hereby without the consent of the mortgages may allo the electron of the mortgage and foreclosure proceedings may be instituted thereon. If shid mortgages shall eaus to be paid to mortgages the entire and under and under the terms and provisions of said note in every service advances, and any extensions or renewals thereof, in accordance then these presents shall be void or take any other leads the forvion of said note in a this mortgage contained, and there presents shall be void or take any other leads the top in add not grage and possible and all items of indebideness hereunder shall find the available to provise its rights, and from the date of such default constants and every for laws are hereby waived. WHENEVER USED, the sigular shall include the plural, the plural the singular, and the use of any gender shall be allowed and everyfor laws are hereby waived. It is nortgage as all be binding upon the heirs, executors, administrators, successors and assigns of the respective. It with the SS WHEREOF, said mortgagor has heremuto set his hand the day and year first above written ties hereto. IN WITNESS WHEREOF, said mortgagor has hereunto s e day and year first above written Virginia Spray ACKNOWLEDGMENT STATE OF KANSAS. 88. County of .... Miami Be it remembered, that on this .... 28th day of .: April , A.D. 19.62 ...., before me, the undersigned, a Notary Public in and for the is 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. IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above written 30H4 1. J. Johnson (SEAL) My Commission expires. 1965 A. T. Johnson otary Public. SATISFACTION The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of

necorded May 4, 1962 at 2:20 P.M.

AN 18-11-15-14

Dardd A. Beck Register of Deeds