and the second second	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
The TIME	
If there shall be any change and the payment of the assumption payable at the election of the mon If said mortgager shall cause provisions of said note hereby see with the terms and provisions the then these presents shall be vold; immediate possession of all of as have forecleance of this mortgage all items of indetedness hereunde homestead and exemption laws ar WHENEVER USED, the sing applicable to all greaters. This mortgage shall be bindir parties hereto.	mortgages the rents and income arising at any and all times from the property, more reby subhorize mortgages or its agent, at its option, upon default, to take charge of a lincome and apply the same on the payment of insurance premiums, taxes, assessme to hereby secured. This its insurance or other charges or payments provide the hereby secured. This its remains of the taking of possession hereunder shall in no manner prevent of said sums by forelosures of otherwise. In the ownership of the promissory note, the entire indebtedness shall become due as regage and forelosures of otherwise. In the ownership of the promissory note, the entire indebtedness shall become due as regage and forelosure proceedings may be instituted thereon. In the application of the taking of possible and y extensions or renewalls thereof, in accordan ored, including future advances, and any extensions or renewalls thereof, in accordan ored, and comply with all the provisions in said note and in this mortgage of area of manning future advances in a first, and from the date of provided or take any drive legal actions to protect its right, and from the date of provide default or take any drive legal actions to protect its right, and from the date of paydeds whall draw yiers legal actions to protect its right, and from the date of paydeds pulse shall draw and the plural the plural the singular, and the use of any gender shall be upton the heirs, executors, administrators, successors and assigns of the respectivit id mortgager has hereunto set his hand the play and year tight gave written.
	Kellin A. tiscin_
	Jarkson L. Fiscus - 2
	Manda L. Fiscus
1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	ACKNOWLEDGMENT
STATE OF KANSAS,	the second provide the second s
County of Douglas	<b>34.</b> B
	F Be it remembered that with court
day of June	a remembered, that on this 2000
	A.D. 1962, before me, the undersigned, a Notary Public in and for the
County and State aforesaid, came.	Jackson L. Fiscus/and Wanda L. Fiscus, husband and wife
who are personally known to me	
persons Muly acknowledged the exc	to be the same persons who executed the within instrument of writing, and such
O Age	
IN TESTIMONY WHEREOF.	I have hereunto set my hand and Notarial Seal the day and year above written.

Recorded June 29, 1962 at 10:05 A.M.

Harold a. Beck

SATISFACTION The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record.

ANCHOR SAVINGS ASSOCIATION, By J. Dean Nofsinger Vice-President. Lawrence, Kansas, August 14, 1964.

¢ŝ