Mortgangor hereby assigns to mortgange the rests and income arising at any and all times from the property, mort-form of the secure this note, and hereby authorize mortganges or its agent, at its option, upon default, to take charge of an its pairs or improvements necessary to the and apply the same on the payment of insurance premiums, itsee, assessments, in this mortgange or in the note hereby assist provided the taking of possession hereinder shall in no manner prevent or balance of asid note is folly paid. It is also gravely the take or other takes of the comparison of the take of the take of the payment of the assumption for asid amms by forestourse or otherwise. The shall be any change in the ownershift of the premises covered hereby without the consent of the mortgange the payment of the assumption for as appendix of the premises covered hereby without the consent of the mortgange the election of the mortganges and forestourse proceedings may be instituted thereon. The shall be any change in the ownershift of the provisions of the starting does and provisions thereof, and contragange the starting of possession hortexing of and the take of asid note is forestourse at the election of the mortganges and forestourse, provedings may be instituted thereon. The doe of said note in the starting of using future advances, and any extensions or renewals thereof, in accordance of the take any interval, and doing future advances, and any extensions or renewals thereof, in accordance of a start is the start interval to be pay of the start interval of the form and pay interval the start interval of the start pay interval the start and to be and payable and starts of indebicances hereunder shall draw interest at the notion to protect its rights, and from the date of sub defaults and starts of indebicances hereunder shall draw interest of 100° per annue. Apprimement and all busefits of the starts and excention has are hereby weived. The mortgange shall be infining upon the heirs, executors, administrators, successors an

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Harold a. Beck Register of Deeds

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and the second differences

	reve & Manis
	Irene B. Narner
	- Hall n Magall
<	Malter S. Wagner
STATE OF KANSAS.	
County of Douglas	
county of a delugated B	e la
	Be it remembered, that on this 11th
day of July	A.D. 1962 before me, the undersigned, a Notary Public in and for t
County and State stars 14	Thomas D
overity and State aloresaid, came	Irene F. Wagner and Walter S. Wagner,
her husband.	
and a second sec	
	he the same same
who are personally known to me to	be the same persons who executed the within instrument of writing, and su
who are personally known to me to persons daly acknowledged the exec	ution of the same.
who are personally known to me to persons daly acknowledged the exec	ution of the same.
who are personally known to me to persons daly acknowledged the exec	be the same persons who executed the within instrument of writing, and su ution of the same. have hereunto set my hand and Notarial Seal the day and year above written.
who are personally known to me to persons daly acknowledged the exec	ution of the same.
who are personally known to me to persons daiy acknowledged the exec IN TESTIMONY WHEREOF, I O U A I	anon or the same. have hereunto set my hand and Notarial Seal the day and year above written.
who are personally known to me to persons duly acknowledged the exec N TESTIMONY WHEREOF, I OTA	ution of the same.

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