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<sup>O</sup> Mortgagor hereby assigns to mortgages the rents and income arising at any and all times from the property, mort-red to secure thin note, and hereby suthorize mortgages or its agent, at its ordion, upon default, to take charge of said perty and collect all rents and income and apply the same on the payment of invernee premiums, taxes, assessments, airs or improvements necessary to keep said property in tenantable condition, or other charges or payments in this mortgage or in the note hereby secured. This assignment of rents shall continue in force until the suppid ance of said note is fully paid. It is also agreed that the taking of possession hereinder shall in no manner prevent or If there shall be any change in the ownership of the promises covered hereby without the consent of the mortgages the payment of the assumption fee as specified in the promisory note, the entire indebedness shall become due and able at the election of the imortgage and foreclosure processing may be initiated thereon. If said note hereby secured, mending and the said acte and under the terms and in these presents shall be origing entry be including future advances, and any extensions or renewals thered, in accordance a these presents shall be origing to any other legal action and aftert, and mortgages shall be entitled to be these payments when the void; otherwise to remain in full forwision in axid note and in this mortgage contained, these payments while be any down legal action to payment and from the date of such default terms of indebtedness hered, and comply with all the rate of 10% per amann. Apresident he stud from the date of such default terms of indebtedness hered shall draw interest at the rate of 10% per amann. Appraisement and all benefits of useles to any stark legal action to paymath and from the date of such default terms of indebtedness hereunder shall draw interest at the rate of 10% per amann. Appraisement and all benefits of useles to all gender. geneers. re shall be binding upon the heirs, executors, administrators, successors and assigns of the respective ies hereto. IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. lantur Merrell Vantuy! Dorathy & Vantuy! Dorothy L. Vantuyl STATE OF KANSAS 9th. Be it remembered, that on this... July , A.D. 1963 , before me, the undersigned, a Notary Public in and for the day of County and State aforesaid, came Merrell Vantuyl and Dorothy L. Vantuyl, his wife who are personally known to me to be the same persons who executed the within instrument of writing, and such personal duly, helpowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year above writte (SEAL) BLICE LeRoy A. Notary Public My Commission samires May 1 1966 Seck Register of Deeds authorized to release it of record. ANCHOR SAVINGS ASSOCIATION, By J. Dean Nofsinger Vice-President. Lawrence, Kansas, Jan 22, 1965 Que Neustifter Reg. No. 18,776 Fee Paid \$13.25 galan kanan kan MORTGAGE (No. 52K) The Outlook Printers, Public 84793 BOOK 134 This Indenture, Made this ......9th .day of July ...., 1963. between Robert L. Elder and Wilma J. Elder, husband and wife; Michael L. Jamison and Virginia F. Jamison, husband and wife; and Johnny B. Ezell and Nancy J. Ezell, husband and wife of Lawrence , in the County of Douglas ..... and State of Kansas part issof the first part, and The First National Bank of Lawrence, Lawrence, Kansas part. y ..... of the second part. Witnesseth, that the said part 198 of the first part, in consideration of the sum of this indenture do .......GRANT, BARGAIN, SELL and MORTGAGE to the said part . J.... of the second part, the following described real estate situated and being in the County of Douglas and State of Kansas, to-wit: Lot Seven (7), in Block Eight (8), in South Hills, an Addition to the City of Lawrence

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