The payment of outerward. The first of the more repairs, or alterations have been commenced and have not been completed more than for the payment of the costs of the importance will be completed before using any part of the total for where the payment of the costs of the importance of the payments, repairs, or alterations for a period of then days or payment of the costs of the importance of the payments and the the same will be so applied before using any part of the outs for payment of the costs of the importance of the payments, repairs, or alterations for a period of then days or pay the possession of said premises and let contract for or proceed with the completion of said improvement, repairs, or alterations and pay the costs thereof out of the proceeds of money due said mortage or upon said loan and should the cost pay due to the days of the completion of said improvements, repairs, or alterations, that said mortage or to said mortage or while the days after completion of said improvements, repairs, or alterations, that said mortage or to said mortage or pay due to the days after completion of said improvements, repairs, and the improvement thereon at all times in good condition and repair; and upon the refused replied by a day arcely to keep said property and the improvements thereon at all times in good condition and repair; and upon the refused replied by a days are premium, assessments, abstract and recording fees, levice, labilities, obligations, or make any reasonable expenditure or outlay necessary there are such the daws and the same, or in the property shall be damaged either by public works or private acts, all damages and compleasion pairs and the there is an anotypasse, or the recovery of damages, to uphold the lies of this mortage, to reserve the mort pay of the mortage estal approve material to defend suits at the express of the mortage or sails at the repair of the nortage estal. Have the right to file and to defend suits at the express of the mortage we hall be are there by anotits approv

Mortgagor hereby assigns to mortgage the rents and income arising at any and all times from the property, mort-aged to secure this note, and hereby authorize mortgagee or its agent, at its option, upon default, to take charge of said property and collect all rents and income and apply the same on the payment of insurance premiums, taxes, assessments, or in this mortgage or in the note hereby secured. This assignment of rents shall continue if force until the unpaid balance of Still note is fully paid. It is also agreed that the taking of possession hereunder shall in no manner prevent or retard mortgage in the collection of said sums by forcelosures or otherwise. If there shall be any change in the ownership of the premises covered hereby without the consent of the mortgage shall be any mortgage and forcelosure processory to the charge of the premises of any and the payment of the assumption fee as specified in the promissory note, the entire indebtedness shall become due and sugable at the election of the mortgage and forcelosure processory note, the entire indebtedness shall become due and sugable at the election of the mortgage and forcelosure processors of the restrict determon. The sid mortgage shall cause to be paid to mortgage the entire amount due it herewide and under the terms and provisions of said note hereby secured, including future advances, and any extensions or renewfit there in a contained, then there presents shall of a sid pravises and may ration decise the whole of suid note due and payable and forcelosure of this mortgage or take any other legal action to protect its rights, and from the date of such default all items of indebtedness hereander shall draw interest at the rate of 10% per annum. Appraisement add all benefits are unstated and exemption have are hereby, waived. WERVERUESUE, the singular shall include the plural, the plural the singular, and the use of any-gender shall be

applicable to all gend This mortgage shall be binding upon the heirs, executors, administrators, successors and assigns of the respective

IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year fir

Garden L. Hufford Garden K. Hufford Viende K. Rufford

ACKNOWLEDGMENT .

STATE OF KANSAS, County of .... Be it remembered, that on this 20th

A. D. 19. 23..., before me, the undersigned, a Notary Public in and for the 

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. (SEAL) SLI Sally & Walasia Notary Public.

. 19.66

Recorded December 26, 1963 at 2:LO P.M. SATISFACTION

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

(Corp. Seal)



ANCHOR SAVINGS ASSOCIATION, By David B. Ricker, Vice President, Kansas City, Kansas, November 28, 1967

anold in Jeck Register of Deeds