property and collect all rents and inco repairs or improvements necessary to l	gages the rents and incomes arising at any and all times from the property, mort- sufficies mortgages or its agent, at its option, upon default, to take clarge of saids me and apply the same on its payment of insurance premiums, taxes, assessments, keep and property in temaniable condition, or other charges or paymentia provided reby socured. This asignment of rents shall continue in forces until its unpaid also agreed that the taking of pomession horsonder shall in no manner prevent or all nums by foreloaures or otherwise.
for in this mortgage or in the note he balance of said note is fully paid. It is	reby secured. This assignment of rants shall continue in force until the unpaid also agreed that the taking of possession hereunder shall in no manner prevent or
If there shall be any change in the	and sums by forecleasures or otherwise. so excessible of the premises covered hareby without the consent of the mortgages as a pacified in the promiseory note, the entire indebtedness shall become due and res and forecleasure proceedings may be instituted thereon.
payable at the election of the mortgag	as and foreclosure proceedings may be instituted thereon.
provisions of said note hereby secured with the terms and provisions thereof,	a paid to mortgages the entire amount due it bersunder and under the terms and , including future advances, and any extensions or renewals thereof, in accordance and comply with all the provisions in said notes and in this mortgage contained.
then these presents shall be void; othe immediate possession of all of said pr	previse to remain in full force and effect, and mortgages shall be entitled to the remises and may, at its option, declare the whole of said note due and parable and ake any other isgal action to protect its rights, and from the date of mich default all draw interest at the rate of 10% per annum. Appraisment and all benefits of
all items of indebtedness hereunder sh homestead and exemption laws are her	are any other legal action to protect its rights, and from the date of meh default all draw interest at the rate of 10% per annum. Appraisement and all benefits of relay waived
	shall include the plural, the plural the singular, and the size of any gender shall be
	pon the heirs, executors, administrators, successors and assigns of the respective
IN WITNESS WHEREOF, said m	origagor has hereunto set his fulls the day and year first above written.
	2 Lana Flory Mary
	2 debua Ilory
	ACKNOWLEDGMENT
STATE OF KANSAS,	
County of Douglas	
	Be it remembered, that on this 23 rd
day of October	, A. D. 19
County and State aforeanid, came	Crville C. Flory and Leans Flory, hushand and wife
	and an and a set of the
and the second	be the same persons who executed the within instrument of writing, and such
persons duly acknowledged the execu	fion of the same.
	nave hereunto set my hand and Notarial Seal the day and year above written.
- IN RETTANDNE THEREOF, I H	

Recorded October 27, 1964 at 10:05 A. M.

Hardd G. Seck Register of Deeds

UNI LUE HOLEDH

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

(Corp. Seal)

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ANCHOR SAVINGS ASSOCIATION, By Roger W. Gramiy - Vice President. Kansas City, Kansas, October 1, 1968 The releases or as written mortunge File 22 wild File 22 wild Controles Controles 71

Lance Deer