	luding both principal and interest. First payment of \$104.14;
each month thereafter until total amount of indebtedne It is agreed that the mortgage, may, at any time a for and purchase mortgage.	1000, and a like sum on or before the lat day of mass to the Association has been paid in full.
A the mortigation of mortgage, and pay premin	d may apply for reneway of such morning's guarant.
mortgagors to repay said amounts as are sitvance provisions of the mortgage and the note secured	d by the morrgages in the event of failure by the second s
remaining due hereunder may at the option of title of	f the real estate, morigaged to secure this note, the entire balance
It is the intention and agreement of the parties hereto made to first parties, or any of them, by second party as	that this mortgage shall also secure any future advancements
which the first parties, or any of them, may awe to the se otherwise. This mortgage shall remain in full force and sentatives, successors and assigns, until all amounts due h terest; and upon the maturing of the present indettednes the same time and for the reserve	ageo, he declared due and payable at once. that this mortgage shall also secure any future advancements d any and all indebteness in addition to be amount abave stated could party headborn and the state of their beirs, pock account or effect between the particulation their beirs, period in fail, with in- solve any cause, the total debt on any auth additional tooms shall at ered matured and draw ten per cent interest and be collectible out page on and numerical debt.
of the proceeds of sale through foreclosure or otherwise.	ered matured and draw ten per cent interest and be collectible out
in good condition at all times, and not suffer waste or pe	rmit a nuisance thereon. First parties also acres to nay all taxes
and in this mortgane canted and in the failure of first	t parties to perform or comply with the provisions in
gaged to secure this note, and hereby authorize second part property and collect all rents and income and apply the sar mairs ar improvement of the second s	y or its agent, at its option npon default, to take charge of said me on the payment of insurance presumant of the said
in this mortgage or in the note hereby secured. This am of said note is fully paid. It is also agreed that the takin second party in the collection of said sums by foreclosur	secured by this mortgage. d income arising signap and all times from the property mort- y or its agent, at its option upon default, to that charge of said ne on the payment of insurance premiums, taxes, assessments, re- tananiable condition, or a there charges or payments provided for agrimment of rents shall continue in force until the unpad balance of pagesion hereunder shall in no manner prevent or retard under at any time shall be to assume
in said note and in this same at a later time, and to insist upon	and enforce atrict compliance with all the in a waiver of its
provisions of said note hereby secured, including future ad the terms and provisions thereof, and comply with all the	ty the entire amount due it hereunder and under the terms and vances, and any extensions or renewals hereof, in accordance with provisions in said note and in the second
presents shall be void; otherwise to remain in full force and session of all of naid promises and may, at its option, deel of this mortgage or take any other legal action to protect edness hereunder shall draw interest at the rate of 10% i emption has now here and the state of 10% i	ty the entire amount due it hereunder and under the terms and vances, and any extensions or renewals hereof, in accordance with provisions in said note and in this mortgage contained, then these i effect, and second party shall be entitled to the immediate pos- are the whole of said note due and payable and have foreclosure its rights, and from the date of such default all futures of induf- ter annum. Appraisement and all benefits of homestead and er-
This mortgage shall extend to and be binding upon the he respective parties hereto.	irs, executors, administrators, successors and assigns of the
IN WITNESS WHEREOF, said first parties have been	sunto set their hands the day and year first above written.
	and over their hands the day and year first above written.
	Francis G. Hancock
The second se	Beverly R. Hancock
	Develty is nancock
STATE OF EANSAS	
STATE OF KANSAS COUNTY OF Douglas	
COUNTY OF Douglas	
COUNTY OF Douglas	January A. D. 19 66 , before me, the undersigned, a
COUNTY OF Douglas	January . A. D. 19 66 , before me, the undersigned, a
COUNTY OF Douglas	Francis C. Hancock and Beverly Hancock, who are personally
COUNTY OF Douglas BE IT REMEMBERED, that on this 14 thday of Notary Public in and for the County and State aforesaid, can his wife known to me to be the same person 3 who executed the wi edged the execution of the same.	Francis G. Hancock and Beverly Hancock, who are personally thin instrument of writing, and such person \$ duly acknow!
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COUNTY OF Douglas BE IT REMEMBERED, that on this 14thday of Notary Public in and for the County and State aforesaid, car his wife known to me to be the same person \$ who executed the wi edged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my have (SEAL) My commission expires: August 6, 1967	Francis G. Hancock and Beverly Hancock, who are personally thin instrument of writing, and such person S duly acknowl and and Notarial Scal the day and year last above written. Matary Public Lois L. Ames
COUNTY OF Douglas BE IT REMEMBERED, that on this 14t Day of Notary Public in and for the County and State aforesaid, can his wife known to be to be the same person 2 who executed the wi- edged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hr W(SEAL) My commission expires: August 6, 1967 January 17, 1966 at 9:52 A.M.	Francis G. Hancock and Beverly Hancock, who are personally thin instrument of writing, and such person 3 duly acknowl and and Notarial Scal the day and year last above written. Motary Public Lois L. Ames Manue Beem Register of
COUNTY OF Douglas RE IT REMEMBERED, that on this 14thday of Notary Public in and for the County and State nforesaid, can his wife known to me to be the same person \$ who executed the wi edged the execution of the same. IN TESTIMONY WHEREOF, I have hereunto set my hr W(SEAL) My commission expires: August 6, 1967 January 17, 1966 at 9:52 A.M. SATISFA bt secured by this mortgage has been d to release it of record.	Francis G. Hancock and Beverly Hancock, who are personally thin instrument of writing, and such person 3 duly acknowl and and Notarial Scal the day and year last above written. Motary Public Lois L. Ames Manue Beem Register of

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