Mortgagor heady assigns to mortgages the refer and become arising at day and all times from the property, mort-aged to secure this note, and hereby authorize mortgages or its agent, at its option, upon default, to take tharge of said property and collect all rents and more and apply the same on the partner of insurace premiums, taxes, assessments repairs of improvements necessary to keep said property in tenantable goodilion, or other charges or payments provided to in this mortgage of in the note hereby secured. This assignment of secure shall no marge or payments provided but mortgages to the collection of said sums by foreformers or otherwise. If there shall be any charge in the ownership of the premises covered hereby without the consent of the mortgages investigates at the election of the amortgages and foreformers or otherwise. If said mortgages that conset to be paid to mortgages the drive amount due it herewrise in diverses, the according of said sums by foreformers, and any extensions or reheaval, there of, in according on with the terms and provisions thereof, and comply with all the provisions in said note and rules the terms and with the serve and provisions thereof, and comply with all the provisions in said not and not gage contailed to the and mortgages that be void otherwise to remain in full force and effect, and mortgages thall be outgaged or the anale prospecified and the set and the provision as a frame and and the said not and and the said of said premises and may the least the shole of and not due and advalue and and excention have are hereby weather and the real to be paid to mortgage the the train and the set of such the impediate prospecified of and premises and may, at its option decare the whole of and not due and parable and have foreformer of this mortgage or take any other legal the provision as a from the bate of such default there are all the vester way are hereby weather and the same of any gender shall be colled to the impediate prospecified of and premises and may at the othe

Real

李

		X		Claude W	A STATE STATE OF STATE
		ACKNOWLEDGMENT		Virginia I.	
TATE OF KANS	ÂS,	a second a s	the all and the second	: P	
ounty of	Douglas		A.	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	4
		Be it rem	embered, that o	n this Sevente	eenth
y of April	annin an	. A. D. 19.67. Before m			
ounty and State	aforesaid, came Clau	de W. Mehaffey and	Virginia L.	Mehaffey, hu	sband and
vife,		and the second sec	· · · · · · · · · · · · · · · · · · ·		

IN TESTIMONY WHEREOF, I have hereunto set my hand and Ngtarial Seal the day and year above written. (SEAL) Notary Public. 

5 2

and the second second

## Janue Been Register of Deeds

N D 4 10 à 12'