559 That if any improvements, repairs or alterations have been commenced and have not been completed more the months prior to the date hereof, the mortgagor will receive the proceeds of this hear as a trust fund to be applied to the costs of the improvements and that the same will be so applied before using any part of the to may take possession of said promises and let contract for or proceed with the completions of asid improvement, repairs, or alterations and payble or said mort tagger to alter alternations and pay the costs thereof out of the proceeds of morey due said mortgagor upon said loan and should the termines and the termines and the improvement, repairs, or alterations exceed the balance due said mortgagor to said more the additional cost may be advanced by the mortgage and shall be ar interest at the same rate as principal index of and different on the date the termines in the said mortgagor. The said mortgagor to said more the additional cost may be advanced by the mortgage and shall be ar interest at the same rate as principal index of and improvements, repairs, or alterations the said mortgagor. The said mortgagor to said more the additional cost shall be are interest at the same rate as principal index of any after completion of axid improvements, repairs, an alteration to said mortgagor to said more tages of a pay promptly all taxes, insurance premiums, assessments, abatract and recording fees, levies, liabilite, abit the said and tages and anottage or on any other encumbarge may have such things done at mortgagor a said mortgager to an any other appreciate the said mortgager. The said the service of any tages are and the mortgage and applied be addeted as and the same at the same and the same at the said mort and the same at the said mort and the same at the said mort and the same and the said mort and the same at the same and the said mort and the same at the said mort and the said mort and the said mort and the same at the same and the said more and the said more and the same athere and applie

domain, or in paid therefor

or paid at any time by mortgagee. with the provisions in said note and

Mortgagor hereby assigns to mortgagee the rents and income arising at any and all times from the property, mort-ged to secure this note, and hereby authorize mertgagee or its agent, at its option, upon default, to take charge of said operty and collect all rents and income and apply the same on the payment of insurance presimes, takes, assessments is no improvements necessary to keep said property in tenantable condition, or other charges-or payments provided ance of said note is fully paid. It is also agreed that the taking of possession hereunder shall in no manner prevent or in this mortgage or in the note hereby secured. This assignment of rents shall continue in force until the unpaid and mortgage in the collection of said sums by foreclosures or otherwise. If there shall be any change in the ownership of the promissory note, the entire indebtedness shall become due and take at the election of the mortgagee and foreclosure proceedings may be instituted thereon. If said mortgagor shall cause to be paid to mortgage the entire amount due it hereunder and under the terms and risions of said note hereby secured, including future advances, and any extensions or renewais thereof, in accordance here to cause at a provisions thereof, and comply with all the provisions in said note and in this mortgage contained, in these presents shall be void; otherwise to remain in full force and effect, and mortgages shall be entitled to the effort opsiession of all of said premises and may, at its option, declare the whole of and note due and apayable and terms of indebtedness hereunder shall include the plural, the pluffal the singular, and the use of any gender shall be easted and exemption laws are hereby waived. WHENEVER USED, the singular shall include the plural, the pluffal the singular, and the use of any gender shall be include.

This mertgage shall be binding upon the heirs, executors, administrators, successors and assigns of the respective parti IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written.

		X Donald K. Edmondson
		Elizabeth A. Edmondson
		ACKNOWLEDGMENT
STATE OF KAN	ISAS,	
County of	Douglas	85.
		Be it remembered, that on this first
day of	November	, A.D. 19 $\overline{68}$, before me, the undersigned, a Notary Public in and for th
Country and State	Door	d V Edwards and Dire Share Street and Lot th
	aforesaid, came Donal	d K. Edmondson and Elizabeth A. Edmondson, husbar
County and State and wife,	aforesaid, came Donal	d K. Edmondson and Elizabeth A. Edmondson, husbar
and wife,	aforesaid, came Donal	d K. Edmondson and Elizabeth A. Edmondson, husbar
and wife,	aforesaid, came <u>Ponal</u> y known to me to be the si	d K. Edmondson and Elizabeth A. Edmondson, husbar
and wife,	aforesaid, came Donal	d K. Edmondson and Elizabeth A. Edmondson, husbar
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and wife,	y known to me to be the au towledged the execution of t	d K. Edmondson and Elizabeth A. Edmondson, husbar ame persons who executed the within instrument of writing, and much the same.

SATISFACTION

S COUNTY, NA

Beem Register of Deeds

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