+ and the sec Mortgagor hereby assigns to mortgagee the repts and income arising at any and all times from the property, mort appoprty and collect all repts and income and apply the same on the payment of insurance premiums, take, assessments, interpretent and encourse and apply the same on the payment of insurance premiums, take, assessments, is or improvements necessary to keep said property in tenantable condition, or other charges or payments provided data or instance of the nortgage or in the note hereby secured. This assignment of rents shall continue in force until the unpaid of 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 suis by foreclosures or otherwise. If there shall be any change in the ownership of the premises covered hereby without the consent of the mortgage and the payment of the assumption fee as specified in the promissory note, the entire indebtedness shall become date and foreclosure of the mortgage and foreclosure proceedings may be instituted therem. If said mortgager shall rease to be paid to mortgage the entire anount due it hereunder and under the terms and with the terms and provisions thereby secured, including future advangee, and any extensions or said note the and and the interview of the same and the protect and in this mortgage contained, and extended thereby secured, including future advangee, and any terms and nortgagee shall be entitled to the any of the presents of this mortgage that the take on the protect its rights, and from the date of sub-and and exemption laws are hereby waived. MENEVER USED, the singular shall enclude the plural, the plural the singular, and the use of any feeder shall be attent to all genders. Its mortgage shall be binding upon the heirs, executors, administfators, successors and ansigns of the respective attents. ties hereto. IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first above written. Mary E. Weinberg ACKNOWLEDGMENT STATE OF KANSAS, A.D. 19-52, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came. Joifroy E. Weinbarg and MarylE. Weinbard. duly acknowledged the execution of the same R W. TS THONY WHEREOF, I have hereunto A D.T.A Notary Public. BLIC COUNT Recorded March 3, 1969 at 3:31 P.M. Lancie Beam Register of Deeds The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record. ANCHOR SAVINGS ASSOCIATION, By Don W. Pearce, Sr. Vice Kansas City, Kansas, December 28, 1970 President. (Corp. Seal) Law Partial Rel. See Book 160, page 184. For Partial Rel. D Mostgages See, Book. 159 Page 476 Reg. No. 3,705 MORTGAGE-Savings and Loan Form BOOK 153 MORTGAGE This Indenture, Mais and 28th WITN ESSETTE TH OLLARS, identified, the entire lodestedness shall become due and payable at the election of mortgages and foreclosure proceedings may be instituted forthwith, unless Mortgager pays sold indetecdness in full within twenty days after default is disclosed. The mortgagor herein waives all rights to a period of redemption in any action to foreclose under the terms of this instrument. Alease See Book Release Se Book w cu Partia. 10 see poor Rock