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Mortgagor hereby assigns to mortgage the rents and income arising at any and all times from the property, mort associate or improvements necessary to keep said property in tenantable condition, or other charges or payments provided to secure this note, and hereby authorize mortgagee or its agent, at its option, upon default, to take charge of and property and collect all rents and income and apply the same or the payment of imprance premiums, taxe, assessments or in this mortgage or in the note hereby secured. This assignment of rents shall continue in force until the unpaid to an advect is fully paid. It is also agreed that the taking of possession hereunder shall in no manner prevent or durated mortgage in the collection of said sums by foreclosures or other without the consent of the mortgage and mortgage of the assumption fee as specified in the promises covered hereby without the consent of the mortgage and mortgage of the assumption fee as specified in the promises covered hereby without the consent of the mortgage and foreclosure of the mortgage and foreclosure proceedings may be instituted there. If here shall be any change in the ownership of the premises covered hereby without the consent of the mortgage and foreclosure of the mortgage and foreclosure proceedings may be instituted there. If a solution of the mortgage and foreclosure proceedings may be instituted there. If a solution to be reby secured, including future advance, and any extensions or renewals thereof, in accordance, instituted possession of all of said premises and may, at its option, decare the whole of said note due and payable and to foreclosure of this mortgage or take any other legal action to protect its rights, and from the due of an energies and to foreclosure of the said premises and may, at its option, decare the whole of said note due and payable and to foreclosure of the said prevented waive. Its foreclosure of the said prevented waive. Its foreclosure of the said prevented waive. Its mortgage shall be binding upon the heir

	lla J. Dol	
	ACKNOWLEDGMENT	apre
STATE OF KANSAS,		
County of Dougla	88.	
dan et March	Be it remembered, that on this 3	
day of March	A.D. 1969., before me, the undersigned, a Notary P	ublic in and for the
County and State aforesaid, came	Evan B. Douple and Ha J. Douple, husband an	d wife .
		**********
who are personally known to me to	o be the same persons who executed the within instrument of	writing, and such
persons duly acknowledged the exec	cution of the same,	
IN TESTIMONY WHEPPOP	I have been the to be a second	
LL FIG.F.	I have hereunto set my hand and Notarial Seal the day and year	r above written.
SEAT	Paral 11 2	con s
S NOT INY Z	Marchall Bingel	ale f
My commission expires	ebruary 10	Notary Public.
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