		and the first
	and the second	539
	Mortgagor hereby assigns to mortgage the rents and income arising at any and all times from the property, mort- spector secure this note, and hereby authorize mortgage or its adont, at its option, upon default, to take charge of said property and collect all rents and income and apply the same on the payment of insurance premiums, taxes, assessments of this mortgage or in the note hereby secured. This assignment of rents shall continue in force until the unput balance of said note is fully paid. It is alls agreed that the taking of possession hereunder shall in no manner prevent or balance of said note is fully paid. It is alls agreed that the premises covered hereby without the consent of the mortgage mortgage in the collection of said sums by foreclosures or otherwise. There shall be any charge 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 provisions the entitle individues shall become due and balance at the election of the mortgage and foreclosure proceedings may be instituted thereon. The shall note hereby secured, including future advances, and any citensions or renewals thereof, in accordance there there and provisions thereof, and comply with all the provisions in said note and in this mortgage contained, include a diagenders. MEMENTER USED, the singular shall include the plural, the plural the singular, and the use of any gender shall be also and exemption laws are hereby waite. MEMENTER USED, the singular shall include the plural, the plural the singular, and the use of any gender shall be also and exemption. MEMENTER USED, the singular shall include the plural, the plural the singular, and the use of any gender shall be also and exemption. MEMENTER USED, the singular shall include the plural, the plural the singular, and the use of any gender shall be also and exemption.	
a	ACKNOWLEDGMENT STATE.OF KANSAS, County of Douglas Be it remembered, that on this day of October AD. 19/1., before me, the undersigned, a Notary Public in and for the County and State aforesaid, came uisteand and wile who are personally known to me to be the same persons whe executed the within instrument of writing, and such persons day achowledged the execution of the same. IN TESTIMONY WHEREOF, I have hereunic set my hand and Notarial Seal the day and year above written.	
	(SEAL) PUBLIC	
	Erank W. Marzoli Notary Public. My Commission expires October 13, 19.74. SATISFACTION Recorded October 19, 1971 at 10:16 A.M.	reds
	Recorded October 19, 1971 at 10:16 A.M.	eds
	Reg. No. 6,199 Fee Paid \$38.50	
	Recorded October 19, 1971 at 10:16 A.M. Recorded October 19, 1971 at 10:16 A.M. Reg. No. 6, 199 Fee Paid \$38.50 BOOK 162 27233 BOOK 162 27233	
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	No Constrained expires OCLOBER 13 10.74 SATISFACTION Recorded October 19, 1971 at 10:16 A.M. Reg. No. 6,199 Fee Pail \$38.50 BOOK 162 2725 Mortgage Diff (NDERSIGNED) Clinton E. Daniels and Theima M. Daniels, rusband and wife of Lawrence Court of Doublas State of Konsas hypehalter telerred to as the Mattageo, dass hereby mattage and sarant to THE EXWRENCE SAVINGS ASSOCIATION	
	No consission expires OCTOBER 1.3 10.7.4 SATISFACTION Recorded October 19, 1971 at 10:16 A.M. Reg. No. 6,199 <u>Fee Paid</u> \$38.50 BOOK 162 27255 Mortgage Lan Na. DC-3292 HE INDERSIGNED Clinton E. Daniels and Theirner M. Daniels, husband and wife of Lawrence (Funity of Douglas, State of Kansas Lamsas Lamsas Lamsas	