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LOAN NO.

MORTGAGE

This Indenture, Mada this. 16th August A. D., 19.60 day of

Glenn L. Kappelman and Elizabeth L. Kappelman, husband and wife,

of Douglas County, Kanena, Mortgagor, as a corporation organized and existing under the laws of Kanasa, WITHESETH, That the Mortgagor, for and in consider ation (\$5,000,00) R SAVINGS I E ASSOCIATION, Five Thousand and No/100 n of the

1.1.8

Lot 104 on Tennessee Street, in the City of Lawrence. To HAVI and is hold the premises described, together with all and singular the tenementic features thereanto belonging and the rents issue, and profits thereof; and also all app a, chattala, furnaces, mechanical stokers, oil burners, calonets, sinks, furnaces, heaters, ran betweek kind and nature at present contained or hereafter pisced in the building now or he real estate, and all structures, gas and oil tanks and equipment sected or placed how or the fuel with the state of the state or unsated to or used in connection with the state state, or to any pipes or fixtures the brownent of the said real estate, whether such apparents, or for any purpose appertaining to the considered as annexed to and forming a part of the free hold and covered by this mortgage; tille and interest of the Mortgage of a mod to the mortgage of the distributes and the Mortgage of the state between the Mortgage of the state between the Mortgage of the mortgage of the state between the Mortgage of the state the for a state of the present contained to the mortgage of the state between the Mortgage of the state of the state between the state theread or the state theread or the state theread or the forther for the state of the state between the state theread or the state the state theread or the state theread or the state els, light fix-other fixtures er of the f all en-all per-

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Interests any become due to the mortgages under the terms of which are infortportate berown, assessed in said note, and to secure the performance of all of the terms and conditions and note.
IT IS the intention and agreement of the parties hereto that this mortgage shall also secure any future de to and mortgager, any of them may owe to the mortgages, however evidenced, whether the said interest is another the same specified causes in addition to the over stated which the said mortgager, any of them may owe to the mortgages, however evidenced, whether the saccess of or otherwise. This mortgage shall remain in full force and effect between the parties horeto ir, percentatives, successors and assign, until all amounts secured hereunder, including future a paid in fail with interest; and upon the maturing of the present indebtedness for any cause, the total deit is differentiated and the same specified causes be considered matured and or eith interest; and upon the maturing of the present indebtedness for any cause, the total deit is differentiated between allows shall at the same time and for the same specified causes be considered matured and or eith interest; and upon the maturing of the present indebtedness for any cause, the total deit is distored and in this mortgage contained, and the same and explores or naid premises or which may be hareafts are and conditions at all times, and not suffer wasts or permit a nuisance therom.
Mortgager hereby assigns to mortgage the rents and income arising at any and all times from the properized to secure this not, and hereby atthering mortgages or the same are hereby is secured by this mortgage.
Mortgager hereby assigns to mortgage the rents and income arising at any and all incus from the properized to secure this not, and hereby atthering mortgages or the same are hereby is secured by this mortgage or in the note hereby secured. This assignment of rents shall continue and income and apply the same on the payment of insurance premiums, annents, re total debt on any red and draw ten

to take charge of emiums, taxes, as-r charges or pay-continue in force eunder shall in no

o. With of, said m d year first above written.

Slim L. Kappelman Olenn L. Kappelman Elizabeth L. Kappelman Filingbeth L. Kappelman

	Be it remembered, that on this 16th
day of August	
County and State aferesaid, came	, A. D. 1950, before ma, the undersigned, a Notary Public in and for the Glenn L. Kappelman and Elizabeth L. Kappelman,
THE REAL POILS	husband and wife.
who she parsonally known to me to	be the same names also much a la sure
HOLA A LC	be the same persons who executed the within instrument of writing, and such ution of the same.
HOLA A LC	be the same persons who exceeded the sure