rother willy all baseling, lighting, and plumbing equipment and fixtures, including pickers and burners, across, awaings, steer down and doors, and wranew whether a blinds, used on or in connection with and property, whether the same are use located will property or hereafter sched thereas TO HAVE AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and oppurts the belonging, or in anywise apperticiting, forever, and warrant the title to the same. Said mertgagor ...... hereby corr verified, and .it \_\_\_\_\_\_ seized of a good and indefeasible estate of inheritance therein, free and clear of all co d conditions of the promissory note of even date harewith and secured hereby, executed by said mortgager under the terms development of the promissory note of even date herewith and secured hereby, executed by said mortgager...... to said mort-eque, payable as suppressed in suid note, and to secure the performance of all the terms and conditions contained therein. The runs of said note are hereby incorporated herein by this reference. It is the intensities and agreement of the parties herets that this mortgage shall also secure any fur-frequent — by said mortgages, and any and all indefedemes in addition in the amount shows states of these, may use to said mortgages, however evidemend, whether by note, back second at othe all in full force and effect between the parties herets on their herets, personal states are amounts secured hereunder, including future advances, are paid in full with interest. not secure arounder, activities associated and an expression of participation of a start and all times mortgager. hereby assign? to add mortgages all rents and income arising at any and all times by authorize and mortgages or its agent, at its option, spon default, to take charge of said property as therefrom and apply the same to the payment of interest, principal, insurance premiums, taxes, a vennote accessary to beep said property in twannahie condition, or to other charges or payments pro-ots hereby secared. This rent assignment shall continue in force until the unput bainer of axid possession hereunder shall in no manner prevent or retard said mortgager in the collection of said ness of said note is f There are no unpaid labor or material bills outstanding which would result in a mechanic's lien against this property. Any transfer of said real estate shall be subject to the condition that the purchaser or purchasers shall also be liable for syncent of such indebtedness. The failure of the mortgages to assert any of its rights hereundar at any time shall not be construid as a waiver of its right to assert the same at any later time, and to insist upon and enforce strict compliance with all the terms and provisions of add note and of this mortgage. If said mortgrager \_\_\_\_ shall cause to be paid to said mortgrages the entire amount due it hereunder, and under the terms and provisions of said note hereby secured, including future advances, and any extensions or renewals thereof in accordance with rms and provisions thereof, and if said mortgagor \_\_\_\_\_si these presents shall be void; otherwise to remain in fo all comply with all the provision I force and effect, and said m the whole of mid note and all ms of said note and of this mortgage ortgages shall be entitled to the pos I indebtedness represented thereby fo e this mortgage or take any other scured hereby shall draw interest a amediately due and payable, and may f her legal action to protect its right, and fr at at 10% per annum. Appraisement waived. This mortgage shall be binding upon and shall enure to the benefit of signs of the respective parties hereto. the heirs, executors, administrators, su IN WITNESS WHEREOF, said mortg the day and hear first abo has h Albis ADDI bull tox at ATT. NEV. 4.54 STATE OF KANSAS. COUNTY OF Douglas BE IT REMEMBERED, that on this 10th day of August . A. D. 1961 , before me s undersigned, a Notary Public in and for the county and state afaresaid, came Harry D. Compton , a single man who is personally known to me to be the same person who executed the within mortgage, and such person duly acknowledged the execution of the same. And set in any whereof, I have herounte set my hand and affixed my Notarial Seal the day and year last above written Botary Public Derothy YSEAL AF By Company Expires Thank 10, 1965 Recorded August 16, 1961 at 10:30 A.M. SATISFACTION AND RELEASE The debts secured by this mortgage having been paid in full, the Register of Deeds is hereby authorized to release the same of record forthwith. Dated at Topeka, Kansas, this American Savings Assoc. of Topeka Association By Mary G. Neiswender, Vice President, Secretary Illis releas. Hos writter on the origina IOTH December Jamie Been

603