150

, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, awaings, and window mades or blinds, used on or in connection with said property, whether the same are try or horarding placed thereon.

art hereof, to be repaid as follows: In monthly installments of \$ 143,21______sach, including both principal and interest. First payment of \$ 143,21

due on or before the 10th day of November , 19 63, and a like sum on or before the 10thday of each month thereafter until total amount of indebtedness to the Association has been paid in full.

The mortgagor, a corporation, hereby agrees to wholly waive the entire period of redemption as against it, as authorized by the provisions of 1935 G.S. 60-3139, in the event of a foreclosure of this mortgage and a sale of the property herein described."

19:50 c.f. 60-50(27). In the event of a foreelosure of this mortgage and a sale of the property herein described."
Said mote further provide: Upon transfer of tills of the real state, mortgaged to secure this note, the efficience of the option of the mortgage, be deciared due and payable at once.
It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advancements which the first parties, or any of them, may over to the second party, and all indebtedness in addition to the amount above stated otherwise. This mortgage shall enable to interest, and upon the matter shall be collectible out of the present indebtedness on any other by note, book account or sentatives, successors and assigns, until all amounts due hereunder, including future factors and their heirs, personal represent indebtedness for any cause, the total debt con any such additional loans shall at the same time and for the same specified causes be considered matured and draw ten per cent interest, and per all the collectible out the proceeds of all through forecleaure or permits are mained by second party.
Trat parties agrees to keep and maintain the buildings now on and premises or which may be hereafter erected thereon for dood in this mortgage corts in the same staffer wates or permit a miname thereot. This notgage and party is and any and all times, and not suffer wates or permit a miname thereon. This parties also gares to pay all cause, the same are hereby assumed by second party.
Trat parties hereby assign to second party the same of the parties to party or not omply with the provisions in said note and in this mortgage contained, whereby and the same same are hereby assert that any tens and income for the party or the same same and party.
Trat parties also agree to pay all cause, and party as same the party and all times from the property morter for parties hereby assert the same same and altime to fram the parties to

ing permits being waived. Is morphisms mult extend to and be binding upon the heirs, executors, administrators, successors and assigns with putties acreta. WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first above written.

Attest: Howard B Confly A Howard B. Conkey, Jr., Secretary

STATE O

This release s written the original It as October . 1964

Yarold G. Beck

VIKING INVESTMENT CORPORATION, INC. Aufont re, President By Allen L. Moore,

August 5

19 63

Register of Deeds

, DOUGLAS COUNTI, ss
BE IT HEMEMBERED, That on this 17th day of May A.D. 1963
before me, the undersigned, a Notary Public in and for the County and State
aforesaid, came Allen L. Moore President of Viking Investment Corporation
Inca corporation duly organized, incorporated and existing under
and by virtue of the laws of Kansas and Howard B. Conkey, Jr. Secretary of said
corporation, who are personally known to me to be such officers, and who are personally
known to me to be the same persons who executed, as such officers, the within instrument
of writing on behalf of said corporation, and such persons duly acknowledged the
execution of the same to be the act and deed of said corporation
IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Notarial
NOTARY Seal the day and year last above mentioned.
PUBLIC Sue Marshall Motary Public.

Recorded May 17, 1963 at 1:20 P.M.

COUNTRA

Harold SATISFACTION By Janue Beem, Deputy The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record. CAPITOL FEDERAL SAVINGS AND LOAN ASSOCIATION By Ray L. Culbertson, First Vice President Lawrence, Kansas, October 5, 1964. (Corp. Seal)

Term expires