4. The Mertangor borely assigns to the Marigages, all results and income arising at any and all times from the perturbation of the state of the s 10. The failure of said Mortgages to essert any of its rights under said note or this mortgage, at any time, shall not be timed as a waiver of its rights to essert the same at a later time, and to insist upon and enforce strict compliance with all the and provisions of said note or at this mortgage. Notice of the exercise of any option granted herein to said Mortgages 11. The mortgapor further agrees that the obligation secured by this mortgapy has been in part advanced by merelying upon the inflamental responsibility of mortgapor. In the event the real estate covered by this mortgape is can mortgape to any person or exponention before the obligation secured by this mortgape has been paid, the mortgape is considered by this mortgape is can person of or any resonant it deems to be antificient, to determine this to be an act of default under the obligation secured by this mortgape, and to declare the whole amount of the remaining obligation secured by this mortgape immediately payable, and mortgapes may foreclose this mortgape in such event. plyings, and harrighges may inference and samplings in and avail. 12. The mortgages further agrees that in the event the real satis covered by this mortgage is conveyed to any person or corporation who assumes and agrees to pay the obligation secured by this mortgage and mortgage does not elect to acceler-ate the balance of the remaining obligation secured by this mortgage as specified under paragraph 11 above, mortgage may are the balance of the remaining obligation secured by this mortgage as specified under paragraph 11 above, mortgage may mortgage and mortgages may at its option declare the whole amount of the indebiodness secured by this mortgage immediately due and payable and forselose this mortgage in such event. IN WITNESS WHENCHE, the floringor has abouted and delivered this morte re the day and year first above written Belly B. Vantury 15 Stroug 110 Dorothy E. Vantuy Kala Stroup STATE OF MANSAS, COUNTY OF STATEMENT Be it Remembered th mbered that on the 21= d me, the ungersized, a Notary Public in an d, a Notary Public in and for the for who All personally known to me to be the same person S who executed the within mortgage and such person du association of the same. In WITHERS WITHEREOF, I have hereunto set my hand and alfixed my notarial seal the day and year first above written Mary Etax and an entering Public 2ay 29, 1966 Recorded July 27, 1965 at 10:06 A.M. Register of Deeds anus SATISFACTION AND RELEASE The debts secured by this mortgage having been paid in full, the Register of authorized to release the same of record forthwith. Dated at Topeka, Kansas this 29th day of March, 1966. AMERICAN SAVINGS ASSOCIATION OF TOPEKA (Corp. Seal) By W. J. Light, Vice President The debts secured by this mortgage having been paid in full, the Register of Deeds is hereby

1

4

Doustite