MIN N 1. The Mortinger hereby assigns to the Mortinger, all rests and include arising at any and all times from the property in the second property is and property in the second property in the second property in the second property in the second property is and property in the second property in the second property is and property in the second property in the second property is and this morting as a second property by said morting second and without notice, define the work of the morten second and independent of the independent of the second and independent of the independent of the second and independent of the independent of the second and independent of the second and independent of the indepen 11. The mortgager further agrees that the obligation relying upon the financial responsibility of montgager. In mortgager to any person or corporation before the obligatio the right at its, option and for any reason it decines to be so of this mortgage, and to declare the whole around of the payable, and mortgager may forcelose this mortgage in su-The right at its option and for any reason it declase to be sufficient, to determine this to be an act of of this mortaging, and to declare the whole amount of the remaining obligation secured by this morta-payable, and mortaging may forcelose this mortaging in such event. 12. The mortaging further agrees that in the event the real estate covered by this mortaging is corporation who assumes and agrees to pay the obligation secured by this mortaging and ate the balance of the remaining obligation secured by this mortaging and mortaging charge the assuming grantee a transfer fee of \$25.00. The failure to pay such transfer fee shall can mortaging and mortaging must be option declare the whole amount of the indebtedness secured by the due and payable and forcelose this mort ging in such to event. 13. It is AGREED THAT the sums received by Mortaging as evidenced by said promissory a ging, were used by Mortaging for the payment of all or a portion of the parabase much of the premisses, and that this mortaging is, therefore, a putchase money mortaging and the laws of the second by Mortaging is, therefore, a putchase money mortaging and the laws of the premisses, and that the mortaging is, therefore, a putchase money mortaging and the laws of the IN WITNESS WHEREOF, the Mortgagor has executed an Robert R. Colby Woll Gorages COUNTY OF SERVICE Douglas " Maureen J. Colby, husband and wife IN WITNESS WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and 2 My commission expires: February 24, 1969 SATISFACTION AND RELEASE The debts secured by the mortgage having been paid in full, the Register of Deeds is hereby authorized to release of record forthwith. Recorded November 29, 1966 at 1:36 P.M. Vanue Beems Register of Deeds 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 3rd day of July, 1969. AMERICAN SAVINGS ASSOCIATION OF TOPEKA (Corp. Seal) By Wylie R. Wisely, President This release Was written on the priginal Bee Bantino 15