Æ Said note further provides: Upon transfer of title of the real estate, mortgaged to accure this note, the entire balance aining due hereunder may at the option of the mortgages, be declared due and payable at once. Said note further provides: Upon transfer of tille of the real estate, mortgaged to secure this note, the entire remaining due hereunder may at the option of the mortgages, be declared due and payable at once. It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advant made to first parties, or any of them, by second party, and any and all indecladeness in addition to the amount abe which the first parties, or any of them, may ave to the second party, however evidenced, whether by note, book at otherwise. This mortgage shall remain in full force and effect between the parties hereto and their heirs, person the successors and assigns, until all amounts due hereunder, including future advancements, are paid in full terest; and upon the maturing of the present indebtedness for any cause, the total debt on any she additional lean the same time and for the same specified causes be considered matured and draw ten per cent interest and be colled of the proceeds of asle through foreclosure or otherwise. This mortgage contained, and the buildings now on said premises or which may be dereafter erected in good-condition at all times, and not suffer waste or permit a nuisance thereon. First parties also agree to pay and sating a better to pay all costs, charges and expenses reasonably incurred or paid at any time by second party or list parties also agree to have the resolution of the sating arties and income arising firking and all times from the proportions in a statis mote, and hereby subtorize second party or its agrent, at its option upon default to take charge present y and essent the rest and income and any the here advancements, as assessed to accure this note, and hereby subtorize second party or its agrent, at its option upon default to take charge present y and collect all rents and income and appropriate shall not be ansent to take charge parties allo costs of the perform or comply with the provisions in a statis matter and income and apply the same on the paym If and note and in this morrgage contained. If and first parties shall cause to be paid to second party the or provisions of said note hereby secured, including future advances, is the terms and provisions thereof, and comply with all the provision presents shall be vaid; otherwise to remain in full force and effoct, sersion of all of said premises and mag, at its option, declare the of this morrgage or take any other legal action to protect its regis denses hereunder shall draw interest at the rate of 10% per anno emption laws are hereby waived. This mortgage shall extend to and he binding upon the heirs respective parties hereto. IN WITNESS WHEREOF, said first parties have here STATE OF KANSAS 88. COUNTY OF Douglas BE IT REMEMBERED, that on this Sth day of August , A. D. 19 59 , before me, the undersite Notary Public in and for the County and State aforesaid, came John D. Furnish and John D. Furnish, his wife known to me to be the same person 3 who executed the within instrument of writing, and such person 3 edged the execution of the same IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year last above writte SEAL) A commission expires: September 30, 1972. Reba J. Bryant ar last above writter J. BAY (SEAL) Ry commission expires: September 30, 1972. STATE OF BANSAS EIATC COUNTY OF Janue Been Register of Deeds SATISFACTION

A BAR A CAR

The Mebt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record.

(Corp. Seal)

Free

CAPITOL FEDERAL SAVINGS AND LOAN ASSOCIATION By Richard J. Holzmeister Vice President Topeka, Kansas, June 21, 1971

-Deputy-