Whereas, this mortgage is made subject to one first mortgage upon the above described real estate, for the sum of \$9,600,00 with interest thereof as the rate of six per cent, payable 1/12th annually, now if default shall be made in the payment of the with interest thereof in the rate of **six** per cent, payable **1/12th** annually, now if default shall be made in the payment of the argument secured by said first mortgage or any part thereof or of any interest thereon at the time it shall become due and, payable to covering to the express terms of said mortgage or any part thereof or the second part or his assigns or the legal holder of this mortgage and the note secured birrely, may at his option, for the protection of this mortgage, make said payments of principal or interest, and the amount secured birrely, may at his option, for the protection of this mortgage, make said payments of principal or interest, and the amount so padd shall be added to the amount secured by this mortgage and shall be secured hereby and shall draw interest at the rate of tenper cent, from the time of said payment, and he may declare this mortgage and note due and payable at any time thereafter and shall be entitled to immediate possession of said payments and foreclosure of this mortgage. And shall be secured in this mortgage and hote when the core immediate possession of said pramises and foreclosure of this mortgage. And shall be secured in this mortgage and hote when the core immediate possession of said pramises and foreclosure of this mortgage. And if default he made in the payment of any one of the installments described in this mortgage and hote when the core any part thereof, then all unpaid installments shall become immediately due and payable, at the option of the part**193**, of the second part or the legal holder of said note ' and shall draw interest at the rate of ten per cent, per annum from the date of said note until fully paid. Appraisement waived at option of mortgage. and a Approximent Waived at option of mortgages. Now if said G.M. Hichols and Ruth Aichols, hugband and wife Now it suid 5.%. AUDIOIS AND NUCH AUDIOLS, BUSGARD AND ALL ALLE shall pay or cause to be paid to said part 16.8 _ of the second part _ their is bereasing, said sum of money in the above described note. mentioned, together with the interest thereon, according to the terms and lenor of the same, then these, presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of maney, or any part thereot, or any interest thereon, is not paid when the same is due; and if the taxes and assessments of every nature which are or may be accessed and levied against said premises or any part thereof are not paid when the same are by law made due and payable, or if the 'nacurance is not kept up, then the whole of said sum and sums'and interest thereon, shall and by these presents become due and payable, and said part 92 of the second part shall be entitled to the possession of said premises and forclosure of this mortgare. And the said part16. _ of the first part, for _ themSelV98.nd _ for _ heirs, do _ herely covenant to and with the said part16. _ of the second part, executors, administrators and assigns, that _ they are [®] laviable second in fee of said premises, and ha Ve good right to sell and convey the same, that said premises are free and clear of all encumbrances, except for a first mortgage to Capitol Federal Savings and Loan Association in the original sum of \$9,600.00. and that esagainst the lawful claims and demands of all persons whomscreer. In Witness' Whereof, The said parties of the first part have become their premises handS the day and G.V. Michols J. M. Michel year first above written. ATTEST: Ruth Nichols STATE OF KANSAS, Douglas 1 County] A. D. 19.57 Be It Remembered, That on this 10th day of September Clifton C. Calvin a Notary Public before me..... in and for said County and state, came Gall. Nichols and Ruth Michols, husband and wife IN MAY
In meperionally known to be the same person⁵ who executed the within instrument of writing; and duly acknowledged the execution of the same.
IN WITNESS WIFFREOF, I have hereunto subscribed my name and affixed my efficient seal on the day and year last above written. Clifton C. Calvin Notary Public November 6, 19 60 mission Expires

Recorded December 11, 1957 at 11:40 A. M.

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