(It is understood and agreed that this is a purchase money mortgage.)

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ogether with all heating, lighting, and plumbing equipment and fixtures, including stakers and burners, screens, avaings, term windows and doors, and window thates or blinds, used on or in connection with said property, whether the same are ow leaded on said property or hereafter placed thereon.

TO HAVE AND TO HOLD THE SAME. With all and singular the tenements, hereditaments and appurtamences there unto belonging, or in anywise appertaining, forever, and hereby warrant the title to the same. 

Thousand and No/100 - - - DOLLARS with interest thereon, advanced by said Capitol Federal Savings and Loan Association, and such charges as may become due to said second party under the terms and conditions of the note secured hereby, which note is by this reference made a part hereof, to be repaid as follows:

In monthly installments of \$75.52 each, including both principal and interest. First payment of \$ 75.52 

Said note further provides: Upon transfer of tills of the real estate, mortgaged to secure this note, the entire balance naining due hereunder may at the option of the mortgagee, be declared due and navable at once.

It is the intention and agreement of the parties herein horizages, do unrited use and paymors at once. It is the intention and agreement of the parties herein the norizages and lake secure any future advancements made to first parties, or any of them, may second party, and any and all indeptedment in addition to the samount above stated which the first parties, or any of them, may over to the second party, however originated models of the parties berefore and there here and therewise. This mortgage shall remain in full force and effect between the parties berefor and their here and the intaines, and upon the maturing of the present indeptedness for any cause, the total debt on any such additional hema shall at the same time and for the assue specified causes be considered matured and draw to per cent interest and be collectible out if the proceeds of a she through forcelosure or otherwise. the same the

It is proceeds of sale through forecloars as to construct interfere and there are pick any be hereafter erected therean in good condition at all times, and not and there water or parmit a maintee that diversant in good condition at all times, and not and the content of parmit a maintee therean. First parties also agree to pay all taxes, assignments and insurance premiums as required by meand party. First parties also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, including ability of the failure of first parties to perform a company with the provisions in add, note and in this morigage contained, and the same are hereby secured by this mortgage. They parties being and for any the same are hereby secured by this mortgage. They parties being and for the and income and apply the same of the parties of insurance or premium, taxes, allowarmed or party, ranged to secure this note, and hereby authorize second party or its agent, at its option upon default, to take, allowarmed or party is and inparty of insurance premium, taxes, allowarmed or paid at note is note, and hereby authorize second party or its agent, at its option upon default, to take, allowarmed or paid the interact of insurance premium, taxes, allowarmed or party in the innortgage or in the note hereby neared. This assignment of renta that continue in force until the unpaid blance of asid note is fully paid. It is also agreed that the taking of possengion the shall continue in force until the unpaid blance of asid note is fully paid. It is also agreed that the taking of possengion the shall not be construed or party of its account or the collection of asid sums by foreviewer or otherwise.

second party in the collection of said sums by foreclosure or thererise. The failure of second party to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert the same at a later time, and to inside upon and enforce strict compliance with all the terms and provisions If said note and in this mortgage contained. If said from the same is a later time, and to inside upon and enforce strict compliance with all the terms and provisions If said note and in this mortgage contained. If said from the hereby secured, belowing future string amount due it hereunder and under the terms and the terms and provisions therefore, and comply with all the provise, and any actualisation or renewals hered, in accordance with presents aball be void; otherwise to remain in full force and effect, and second party the set is mortgage contained, then these session of all of said premises and may, at its option, declare the whole of said note and order in the set law in mortgage or takes any its nortfage or takes any its provide the rights present and all be refut as any its price. The rights, and from the date of such default all items of induc-engetion laws are hereby waived.

This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first above written.

> Donald W. Jessup Betty Jean Jessup

> > E. C. Place

and the second second

a North The

Harold G. Deck Register of Deeds

STATE OF KANSAS COUNTY OF Douglas

BE IT REMEMBERED, that on this 16 day of December , A. D. 1860 , before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Donald W. Jessup and Betty Jean Jessup,

Sas.

his wife who are personally on to me to be the same person . I, who executed the within instrument of writing, and such person . I, duly acknowl-

odgetil the discription of the same. NOTARY ... E C Place

Rundelson expires: June 18 1963

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