. Said note further provides: Upon transfer of title of the real estate, mortgaged to means this note, the entire balance sining due hereunder may at the option of the mortgages, he desiared due and payable at once. Add note further provides. Upon transfer of tills of the real estate, mortgaged to secure this note, the entire balance remembering the bareaulter may at the option of the mortgages, be declared due and payable at once. The the interaction and agreement of the postie have any and all increases had also secure this note, the entire balance made to first parties, or any of them, by second party, and any and all increases in addition to the amount above stated which the first parties, or any of them, may end the this encourtgage, he declared due the parties have the above the par-ties. This mortgage shall remain in fail forts and effect between the particle with the first parties, or any of the present in fail forts and effect between the particle with the first material material and for the same specified ecousties of any cause, the total debut on any ench and path in an half all of the proceeds of and through forceleauxes or otherwise. This mortgage and for the same specified ecousties of any cause, the total debut on any ench and path in the same them and for the same stress are particle by second party. The proceeds of and the transmitter of the first parties of particle and any be hereafter arected thereon assessments and insurance premiums as a required by mesond party. The parties also agrees to pay all exist, charges and expenses reasonably incurred or paid at any time by second party, including datarest express. Because of the first parties to perform or comply with the provisions in said mote and this mortgage and hereby satifier to same are betty secured by this mortgage. The parties also agrees to pay all exist, charges and expenses reasonably insurance premiums, taxes, assessments are stated while mortgage are in the second party to its assignment of resurce data charge are parties and hereby satifier to assist as the parties is option upon default, to take there are of the same and apply the same one is party, or a say and all times fream the property mort-second and the tories and hereby satifier IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first above written. James C. Dyer James C. Dyer Jeresa C. Dyer Teresa C. Dyer Dyen STATE OF KANSAS COUNTY OF Douglas BE IT REMEMBERED, that on this 20th day of February , A. D. 19 61 , before me, the undersigned, a Notary Public in and for the County and State aforesaid, came James C. Dyor and Teresa G. Dyor, his wife who are personally ingent are to be the same person 5 who executed the within instrument of writing, and such person. 5 duly acknowl-TOTASTRIONS WHEREOF, I have bereunto set my hand and Notarial Seal the day and year last a PUBLICERAL Sue Marshall Notary Public e Summinia apires: August 5, 1963 Handda Back By Jance Beer Hardd a Register of Deeds The debt secured by this mortgape has been paid in full, and the Register of Deeds is authorized to release it of record. CAPITOL FEDERAL SAVINGS AND LOAN ASSOCIATION By Ray L. Culbertson, First Vice President

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