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

Together with all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, awaings, now located an said property or hereafter placed herean.

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storm withouts and above, and winnow makes to think the on the intermediation of the property or hereiter placed thereas. TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, hereditaments and appurtamances there-unto belonging, or in anywise appertaining, forever, and hereby warrant the title to the same.

nto balanging, or in anyways appertaining, inverse, and menny warrane use take to as same. PROVIDED ALWAYS, And this instrument is executed and delivered to seems the payment of the sum of Twenty - - - - - - - DOLLARS

with interest thereen, advanced by said Capitol Federal Savings and Losn Association, and such charges as many become dis to maid 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 \$ 175-43 each, including both principal and interest. First payment of \$175.13

Said nots further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance siming due hereunder may at the option of the mortgagee, be declared due and payable at ones.

It is the intention and agreement of the parties hereto that this mortgage, the declaret due and payable at once. It is the intention and agreement of the parties hereto that this mortgage whall also secure any future advancements made to first parties, or any of them, by second party, and any and all indebtedmess in addition to the amount above stated which the first parties, or any of them, may over to the second party, however what any match whather by nois, book second or otherwise. This mortgage shall remain in full force and effect between the parties hereto and their heirs, personal repre-sentatives, successors and amigna, until all amounts due hereunders, including future advancements, are paid in full, with in-ter sait and upon the maturing of the present indebtedness for any cause, the fourd dott on any nuch additional form shall at of the proceeds of anis through force/cause or otherwise. First matics access the and the and other and other maters and draw ten per cent interest and be collectible out First matics access the and the same specified causes be considered matured and draw ten per cent interest and be collectible out First matics access the and the same advance of the proceeds of anise ten per cent interest and be collectible out

If the proceeds of rais through forcelosure or otherwise. First parties agree to keep and maintain the buildings new on said premises or which may be hereafter erected thereon is good condition at all times, and not suffer waste or parmit a mileance thereon. First parties also agree to pay all taxes, Interparties also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by second party. First parties also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, including abstract expenses, because of the failure of first parties to perform or comply with the provisions in said notes and in this mortgage contained, and the same are hareby secured by this mortgage. First parties hereby asign to second party the result and income arising at any and all times from the property mort-parged to secure this note, and hereby authories second party or its agent, at its option upon default, to take charge of and pairs of improvements necessary to keep asid property in tenantable condition, or other charges are parent of the anile party and party is second for the result of result and low the amount of result shall continue in force until the unpaid balance of said note is fully paid. It is also agreed that the taking of possession hereunder shall in no manner prevent or retard of said note is fully paid. It is also agreed that the taking of possession hereunder shall in no manner prevent or retard of said note is fully paid. It is also agreed that the taking of possession hereunder shall in no manner prevent or retard or retard to fail units fully paid. It is also agreed that the taking of possession hereunder shall in the construed as a waiver of its The feilure of second party to assert any of its right hereunder at any time shall not be construed as a waiver of its

second party in the collaction of said sums by foreclosure or otherwise. 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 insist upon and enforce strict compliance with all the terms and provisions in said note, and in this mortgage contained. If said first parties shall cause to be paid to second party the entire amount due it hereunder and under the terms and provisions of said note hereby secured, including future advances, and any extensions or said note harder thereform and the thereform and the provisions in said note and in this macrification thereform and thereform and the provisions in said note and is thereform thereform and the terms and the terms and the terms in full force and effect, and second party shall be entitled to making the terms of this mortgage to take any other legal scien to protect in rights, and from the date and a tuber for force or dotted reals and thereform and cause to be added to be and party shall be entitled to making the force and of this mortgage or takes any other legal scien to protect in rights, and from the date of such and all items of indicators employing have are knewly 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 they hands the day and year first above written. Dala Armstrong, aka Frederick Pale Bala Armstrong, aka Frederick Pale

Pauline V. Armstrong, aka Virginia Pauline Armstrong STATE OF KANSAS Douglas COUNTY OF BE IT REMEMBERED, that on this 3rd day of April , A. D. 19 61 , before me, the undersigned, a Notary Public in and for the County and State aforesaid, came\_ F. Dale Armstrong and Pauline V. Armstrong, his wife, also known as Frederick Dale Armstrong and who are personally Virginia Pauline Armstrong, his wife who ta me to be the same person 3 who executed the within instrument of writing, and such person 3 duly acknowland the structure with the same person was executed the within instrument of writing, and such person duly ack and the structure of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Scal the day and year last above written. AUDLIQUEAD Suc Michael My commission expires: August 5, 1963

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