(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, awnings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on said property or hareafter placed thereon.

TO HAVE AND TO HOLD THE SAME. With all and singular the tenements, hereditaments and appurtenances there-unts belonging, or in anywise appertaining, forever, and hereby warrant the title to the same. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Fifteen

Thousand One Hundred 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 \$ 101.36 _____each, including both principal and interest. First payment of \$101.36

Sale Vy

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due on or before the <u>10th</u> day of <u>June</u>, <u>19.61</u>, and a like sum on or before the <u>10th</u> day of each month thereafter until total amount of indebtedness to the Association has been paid in full.

It is agreed that the mortgages, may, at any time during the mortgage term, and in its discretion, apply the for and purchase mortgage guraranty insurance, and may apply for tenewal of such mortgage guraranty insurance, and may apply for tenewal of such mortgage guraranty insurance, and may apply for tenewal of such mortgage guraranty insurance, and may apply for tenewal of such mortgage guraranty insurance, and may apply for tenewal of such mortgage guraranty insurance, and may apply for tenewal of such mortgage guraranty insurance, and may apply for tenewal of such mortgage guraranty insurance, and may apply for tenewal of such mortgage guraranty in the mortgages. In the event of failure by the mortgagers for repay said mounts to the mortgages, such failure shall be considered a default, and mi provisions of the mortgage such the apple segured thereby with regard to default shall be applied by

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

The note intract provides: Open infinite of interaction for the series interaction introduced in the provides of the series of t

The failure of second party to assert any of its right hereunder at any time shall not be construed as a waiver of its aside the same at a later time, and to insist upon and enforce strict compliance with all the terms and provisions said not and in this morrigage contained.

right to assort the same at a later time, and to insist upon and enforce strict compliance with all the terms and provisions 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 fature advanted, and any extensions or resevals hereof, in accordance with the terms and provisions thereof, and comply with all the very time is a state and any extensions or resevals hereof, in accordance with presents shall be void; otherwise to remain in full force and offset whole off uparty shall be entiled to the immediate pos-ession of all of aid premises and may, at its option, declare the whole off uparty shall be entiled to the immediate of this mortgage or take any other legal action to protect its rights, and from the date of such disfault all items of indet-emption have 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.

STATE OF KANSAS COUNTY OF Douglas

BE IT REMEMBERED, that on this 8th day of May , A. D. 19.61 , before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Jean M. Neibarger and Ruth E. Neibarger,

88.

Notary available in and for the county associated who <u>BF@</u> personally has who <u>BF@</u> personally knowe spinoto be the same person <u>S</u> who executed the within instrument of writing, and such person <u>S</u> duly acknowl-edged the association of the same. IN TESTIMONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year last above written.

AS COUT (SEAL)

My commission expires: August 5, 1963

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Varia a. Beck

SATISFACTION The debt secured by this mortgage has been paid in full, and the Register of Deeds is authorized to release it of record. CAPITOL FEDERAL SAVINGS AND LOAN ASSOCIATION

Notary Public Sue Marshall

Jean M. Neibarger Auch C. Meilayev