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

DOLLARS 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 \$ 77.67 each, including both principal and interests First payment of \$ 23.60 due on or before the TOAh day of _________, 10 feb, and a like sum on or before the 10th day of each month thereafter until total amount of indebtedness to the Association has been paid in full.

10 _____, and a like sumion or before the lines to the Association has been paid in fall. It is agreed that the mortgages, may, at any time during the mortgage term, and is its discretion, apply for and purchase mortgage givenity incurrence, and may apply for spread of acth mortgage generation. It is agreed that the mortgage, may, at any time during the mortgage term, and is its discretion, apply for and purchase mortgage givenity incursions due by reason thereat, and require regiment by how mortgages of each amounts assues advanced by the mortgage. In the even if spread of failure by mortgages to repay said massions to the mortgage, such failure shall be considered a defout, and at a spread of the mortgage and the mote secures thereby with regred to default shall be spontable.

Said note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire halance remaining due hereunder may at the option of the mortgagee, he declared due and parable at once.

It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advance made to first parties, or any of them, by second party, and any and all indobtedness in addition to the amount allow which the first parties, or any of them, may new to the second party, however evidenced, whather by note, hok acco otherweine. This metrigage shall remain in full force and effect between the parties hereto and their heirs, parisand sentatives, meremous and namins, until all amounts due hereunder, including future advancements, are paid in full.

Institutes, how many and assigns, until all amounts of a bare and a set of the price periods periods periods be pre-the state time and for the anim specifie causes be confidered matured and draw ion per cent interest and be elifectified used. The precedes of asis through force/ourse or otherwise. The precedes of asis through force/ourse or otherwise. The precedes of asis through force/ourse or otherwise. The parties arrese to keep and maintain the buildings now on asid premises or which may be breacfiter erected thereon. The parties arrese to keep and maintain the buildings now on a sid premises or which may be breacfiter erected thereon. The parties arrese to keep and maintain the buildings now on a sid premises or which may be breacfiter erected thereon. The parties also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, including alatract exponses, because of the failure of first parties to perform or comply with the provisions in easil nois and this mortgang contained, and therein y second party of the agent, at it of points on on default, to take charge of asil and the intergang on the provide of the failure of first parties to perform or comply with the provisions in easil nois and the hore energy basing to rescand party the rents and income arising at any and all times from the property marry property and collect all rent and income and apply the same on the payment of insurance premiums, taxes, assessmentary re-ains or improvements herein and income and apply the same on the payment of insurance uterning, taxes, assessmentary re-tear and angle fully paid. It is also agreed blat the taking of possession hereunder charge as it payments provided for and noise fully rearry to assert any of its right thereunder at any time shall not be constrowed as a waiver of its and noise and the collection of axid sums by foreclosure or otherwise. The failure of second party to assert any of its right thereunder at any time shall not be econstrowed as a waiver of its

This mortgage shall extend to and be binding upon the heirs, spective parties hereto.

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IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first above written James WILles

STATE OF KANSAS 100 COUNTY OF Deside , A. D. 19 64, before me, the undersigned a BE IT REMEMBERED, that on this 14th day of July Notary Public in and for the County and State aforesaid, came States de Barg and Joan's knowly 16 me to be the same person . who executed the within instrument of writing, and such person . duly acknowl-diged the execution of the same. IN TESTINORY WHEREOF, I have bereunto set my hand and Notarial Scal the day and year last above written Lois L. Ames Notary Public PUUL (SEAL) My commission expires: August 6, 1967 Narold a SATISFACTION By James Been, Deputy