Together with all heating. Highting, and plumhing 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 hereafter placed thereon.

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

---- 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 \$100.21; each, including both principal and interest. First payment of \$ 100,24

In monthly installments of #100.4.21. each, including both principal and interest. First payment of #100.4.24 due on or before the 10th day of <u>October</u>, 19.64, 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. It is agreed that the mortgages may, at any time during the mortgage term, and in its discretion, apply for and purchase mortgage guaranty insurance, and may apply for remeval of such morth discretion, apply the mortgagers of such smootings, and pay prentum due by reason thereof, and require repayment by the mortgagers of such smootings as are advanced by the mortgages, in the event of failure by the martgagors to repay add smoonis to the mortgages, such failure shall be considered a default, and all provisions of the mortgages and the nets secured thereby with regard to default shall be applicable.

Baid note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balan-taining due hereunder may at the option of the mortgages, be declared due and payable at once.

Baid noise for their provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance remaining due horeunder may at the option of the mortgages, be declared due and payable at ones. It is the intention and agreement of the parties hereito that this mortgage shall also secure this note, the entire balance which to first parties, or any of them, by second party, and any and all indebtedness in addition any future advancements which to first parties, or any of them, may one to the second party, however evidenced, which the amount above stated other the first parties, or any of them, may one to the second party, however evidenced, which are howed the above there the first parties, or any of them, may one to the second party, however evidenced, which are howed the above the attract there the first parties, or any of them present indebtedness for any cause, the total dots an any nuch additional information there the first parties and for the present indebtedness for any cause, the total dots are not parts and the transfer of the proceeds of an at through fourther datases the confidered matured and draw ten par cent interest and be collectible out of the proceeds of anis through fourther associations are outset bereform. First parties also agree to pay all laxes, are are outset of the state of the failure of dirts parties to perform of any and at any time by second party. First parties also agree to the state of dirts parties to perform any with the provisions in said note and in this mortgage contained, and the same are hereby secured by this mortgage. First parties hereby aging to second party the results of period and at my and all links from the property mort-property and collect all truts and directs act and party and parts, and any reduction the property in the project and collect all truts and and one and apply the same or this parties all contines, taxes, assessments, re-ation in this mortgage contained, and the same and apply thereas of the any or the collect is fully

If and first note and in this mortgage contained. If and first parties shall cause to be paid to second party the entire amount due it hereander and under the terms and provisions of said note hereby secured, including future advances, and any extensions or renewab hereof, in second fance with the terms and provisions thereof, and comply with all the provisions in said note and in this mortgage contained, then these second and is and previses thereof, and comply with all the provisions in said note and in this mortgage contained, then these second or all of said previses and may, at its option, declare the whole of said note due and payable and hereof and of this mortgage or take any other is all action to protect its rights, and from the date of such default all items of under denses hereaucher shall draw interest at the rate of 10% per annum. Appraisement and all benefits of homestaged and,

This mortrage shall extend to and be binding upon the heirs, executors, administrators, successors and a respective parties hereto. IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first a

Donald H. Sneegas Jucagas Sarol W. Sneegas

STATE OF KANSAS 185. COUNTY OF . Douglas, BE IT REMEMBERED, that on this 24th day of August , A. D. 1964 , before me, the undersigned, a Notary Public in and for the County and State aforwaid, came \_ Donald H. Sneegas and Carol N. Sneegas, his wife who are personally known to me to be the same person <sup>3</sup>, who executed the within instrument of writing, and such person <sup>3</sup>, duly acknowl edged the execution of the same. IN TESTIMONY WHEREOF, I have berounto set my hand and Notarial Seal the day and year last above written. Lois L. Ames Notary Public ---- (SEAL) My campaission expires: August 6, 1967.