. In monthly installments of \$92..10 each, including both principal and interest. First payment of \$. 99.10

And the more and the more are not the poler papers with latifier should accorded a default, and a spin-time and the noise secured thereby with regime to a should should be applicable. So is done for the provides if Upon transfer of tills of the real estate, mortgaged to secure this note, the entire balance maning due hores notes may at the option of the mortgage, the declared due and payable at one. The anti-approximation and agreement of the parties behavior that this mortgage, the association to be amount above stated or the parties, or any of them, hav one double each payable at one. This mortgage, and as any of them, in a one of the spin and all indebideness in addition to be amount above stated or there and a first parties, or any of them, hav one double each of the parties here a double there and the first parties, and any of them, in any one double does and the parties and their heirs, pareoal teppers that the mortgage and the spin and in full first each of first parties and the collectible out the parties of the same specified causes be considered matureds, including future advancements, are paid in full, with in the spin and the spin and the spin and the collectible out the the same specified causes be considered matured, and draw ten part cent, interest and be collectible out the processes of the same to pay all the same time and for the same specified causes be considered matured, and the ten part is a part on the pay all taxe. The parties also agrees to pay all costs, dearges and expenses transmathy incurred or paid at any time by second part to be advanted to the failure of first parties to part and at any time by second part to the same agree to have all proves the same are hereby because by the same of the same are the same are hereby and and the same are charges or pay all taxes. The parties hereby assign to second part to the same are the same are hereby the taxe of this mortgage. This mortgage to the taxes and the same are the sand the same are also agree to pay all taxes. The part is a hort t

This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties horeto.

BIFT REMEMBERED, that on this 22nd day of October (A. D. 1965", before me, the undersigned, a Notary Public in and for the County and State aforesaid, came James M. Ford and Lucy A. Ford, his wife

IN WITNESS WHEREOF, said first parties have bereunto set their nds the day and year first above to James M. Ford Ford

known to me to be the same person * who executed the within instrument of writing, and such person * duly acknowl edged the execution of the same

Douglas

STATE OF KANSAS COUNTY OF

NY TESTIMONY WHEREOF, I have hereunto set my hand and Notavial Seal the day and year last above written Jana Lames Notar Public Lois L. Ames 1. 2 (SEAL)

is 30.73 da all : Bean Deputy

Mycommission expires: August 6, 1967

CAPITOL FEDERAL SAVINGS AND LOAN ASSOCIATION By Richard J. Holzmelster Vice President Topeka, Kansas, June 30, 1971

Janue Bee

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