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22102 MORTGAGE

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Loan No. RC51670-94-4LB

This Indenture, Made this 10th day of August , ₁₉ 70 between Billy R. Webster and Delaverne Webster, his wife; and Alan M. Hill, a Deuglas Single Man

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of the her County, in the State of Kansas; of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSOCIATION of Topeka, Kansas, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the sum of Two Hundred Eighty Five Thousand

and no/100 ----and no/100 ----- DOLLARS made to them by second party, the receipt of which is hereby acknowledged, do by these presents mortgage and warrant unto said

second party, its successors and assigns, all of the following-described real estate situated in the County of Douglas and State of Kansas, to-witt

Beginning 525.6 feet West of the Northeast corner of the South $\frac{1}{2}$ of the Northeast $\frac{1}{2}$ and on the North line of said South $\frac{1}{2}$; thence South 0°20'29" East 520.00 feet; thence West 605.00 feet; thence North 30° West 207.85 feet; thence West 695 feet; thence South 56°52'31" West 11.6.11 feet; thence West 602 feet; thence North 0°14'12" West 120 feet; thence East 2127.18 feet for the role of the south 56° best 21 in Setting 11 thence East 2127.18 feet to the point of beginning, all in Section 14, Township 13, Range 19, DOUGLAS COUNTY, KANSAS

(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 kindows 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.

TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, hereditaments and appurtenances thereunter, 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 Two Hundred

Eighty Five Thousand 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 initiallments of \$-3,160.00 _____each, including both principal and interest. First payment of \$-3,160.00 due on or before the 10th day of September 19 71, and a like sum on or before the. 10th day of each month thereafter until total amount of igdebtedness to the Association has been paid in full.

Said note further provides: Upon transfer of title of the real estate mortgaged to secure this note, the entire balance remaining due hereunder may, at the option of the mortgagee, be declared due and payable at once, or the mortgagee may impose any one, or both, of the following conditions:

The following provides "choin tensite of the ord are stated in orgaged to be events this note, the white halface remaining due for the following conditions:
(a) Assess a transfer for equal to one percent (1%) of the balance remaining due on this note, and if such fee is not paid, add said sum to this note, and the same shall become a lied on the real estate mortgaged to secure this note.
(b) At any subsequent time, increase the interest rate up to, but not to exceed the then current rate being charged by the mortagage, to accure this note and the same shall become a lied on the real estate mortgaged to secure this note.
(b) At any subsequent time, increase the interest rate up to, but not to exceed the then current rate being charged by the mortagage on similar new loans, upon giving sixty (60) days notice in writing.
To that event, the then owner of the property mortgaged to secure this note may, at his option, pay off the entire balance remaining due, and the mortgage, shall not assess any prepayment penafty.
It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advancements made to first parties, or any of them, may owe to the second party, however evidenced, whether by mote, book account above stated which the first parties, or any of them, may owe to the second party, however evidenced, whether by mote, book account above stated which the first parties are to any of the proceeds of all through forecloware or otherwise.
This matties are to keep and maintain the buildings now on said premises or which may be hereafter erected thereon in good moutained and draw ten per cent interest and the operities or which may be hereafter erected thereon in good instrume and fact between the parties is perfits in eristics also agree to pay all taxes, assessments and instrume and interest and increases or which may be hereafter erected thereon in good condition at all times, and not anist to perfit mortgage. ...

The tanks at a later time, and to insist upon and enforce strict compliance with all the return and provisions in mortgage contained. If valid 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 renewals hereof, in accordance with the terms and provisions thereof, and comply with all the provisions in said note and in this mortgage contained, then these presents shall be void otherwise to remain in full force and effect, and second party shall be calified to the immediate possession of all of said note and note, and any at its option, declare the whole of said note while and have availe and have forecourted in the late any other legal action to protect its rights, and from the date of such default all items of indebiedness heremder shall draw interest at the rate of 10% per summ. Appraisment and all be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

IN WITNESS WHEREOF, said first parties the brown to set their hands the day and year first above written Billy R. Wobster Dilly R. Wobster Dilly R. Wobster Dilly B. Wobster Dilly B. Wobster Dilly B. Wobster Dilly R. Wobster