

with all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, acreens, awnings, storm and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located

\* HAP

TO HAVE AND TO HOLD THE SAME. With all and singular the tenements, hereditaments' and appurtenances thereunto belonging, or in anywise appertaining, forever, and hereby warrant the title to the same. elonging, 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 Twenty. Two Thousand Five Hundred and No/100---

DOLLARS with interest thereon, advanced by said Gapitol 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

In monthly installments of \$ 181.80

an merced valetion, advanced by and Capital Federal Savings and Loan Association, and such charges as may become due to main prevail as follows:
In monthly installments of 3 <u>187,80</u> each, including both principal and interest. First payment of 4 <u>181,80</u>
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an on or before the <u>185</u> day of <u>06000er</u> <u>1970</u>, and a like sum on or before the <u>185</u> day of each month thereafter until total amount of indebtedness to the Association has been paid in fall.
for and purchase mortgage, may, at any time during the mortgages term, and day its discretion, apply to removal of each mortgage transmits by the mortgages of such amounts as are sidvanced by the mortgages. In the 'wavent of failure by the mortgages of such amounts as are sidvanced by the mortgages. In the 'wavent of failure by the interaction of the mortgages of the mortgages, be declared due and payable at once, or the mortgages may impose any one, or both, of the following conditions:
A Aassa a trainfer for equal to one percent (1%) of the halance remaining due on this note, and if such fee is not paid, add and not to following and the principal mortgage or the intera estate mortgage. The mortgages and bary where the intera estate mortgage and the mortgage state (1%) of the halance remaining due on this note, and if such and the intera estate bortgage. The mortgage and the mortgage state (1%) of the halance remaining due on this note, and if such are due to the mortgage of a party, heree estimate and the intera estate mortgage is accured the the carried tase being charged by the mortgage of an infinite state mortgage of accure the intera estate being charged by the mort agae and infinite due to the mortgage of a party, heree estimate and at the intera estate being charged by the mort an

outprives The failure of second party to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert the same at a later time, and to insist upon and enforce strict compliance with all the terms and provisions in said note and in this nortgage contained. 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 future advances, and any extensions or renewals hereof, in accordance with the terms and provisions of said note, 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 thall be entire download in this mortgage contained. then these presents shall be void; otherwise to remain in full force and effect, and second party thall be entire download to the immediate possession of all of said premises and may, at its option, declare, the whole of said note due and payable and have forechoure of this mortgage or take any other legal atoms the pranter its right, and from the date of such default all forms of indebtedness hereunder shall draw interest at the respective This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

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

STATE OF KANSAS

COUNTY OF Douglas

1010.109 10M 4/70

BE IT REMEMBERED, that on this 28th day of August A.D. 19, 70, before me, the undersigned, a

Notary Public in and for the County and State aforesaid, came . Philip L. Bay and Rite N. Bay, his wife

known to me to be the same person g who executed the within instrument of writing, and with person <sup>S</sup> duly acknowledged duly a duly a duly the same du

Reba J. Bryant Reba J. Bryant

STAT SEAL 4. 8. L. N. C. . September 30, 1972. COUNT

James Beam Register of Deeds

who are personally

Philip & Bay

sta M. Bay

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