tel ... AL. S. MORTGAGE 22420 BOOK 157 Lonn No. 51682-33-9 LB This Indenture, M de this 3rd between Alan M. Hifl aka Alan Maxwell Hill, a single man 0'ar 50'0 of Foreka, Kansas, of the second part; state of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN, ASSOCIATION WITNESSETH: That said first parties, in consideration of the loan of the sum of Fourteen, Thousand Four Hundred and No/100-second party, its successors and assigns, all of the following-described real estate situated in the County of Douglas and State of Kansas, to-wir The North 15 feet of Lot Ten-(10), and the South 49.5 feet of Lot Eleven (11), all in Block Three (3), in Hillcrest Addition an Addition to the City of Lawrence, Douglas County, Kansas (IT is understood and agreed that this is a purchase money mortgage) Together saih all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, screen windows and doers, and window shades or blinds, used on or in connection with said property, whether the sail TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appartemances thereasting 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 Fourteen Thous and in monthly installments of 3 October 19 70, and a like sum on or before the 10th tay of arth munth thereafter until total amount of indebtedness to the A sociation has been paid in full Si. No. ovides: Upon transfer of sitle of the real estate mortgaged to secure this note, the entire balance the option of the mortgagee, be declared due and payable at once, or the inortgagee may impose to one percent (1%) of the baffance remaining due on this note, and if such fee is not paid, add the same shall become a lien on the real estate mortgaged to secure this note. , upon giving sinty (50) days notice in writing. , upon giving sinty (50) days notice in writing. of the property the part of the secure this note may, at his option, pay off the entire balance re-hall not assess any prepayment penalty. at of the partice for the triangle shall also secure any future advancements made to first party, and any and all indebtedness in addition to the amount above stated which the first parties, were note party, however evidenced, whether hers, personal representatives, successors and assigns, intil all future advancements, are paid in full, with interest and upon the maturing of the present indebted-terest and he collectible out of the proceeds of sale through forecloure or otherwise. and maintain the bulkning and an anisance thereon a suffer waste or permit a nuisance thereon a suffer waste or permit a nuisance thereon a suffer waste or paid at any pay all costs, charges and expenses reasonably incurred or paid at any pay all costs, charges and expenses reasonably incurred or paid at any pay all costs, charges and expenses reasonably incurred or paid at any pay all costs, charges and expenses reasonably incurred or paid at any pay all costs, charges and expenses reasonably incurred or paid at any pay all costs, charges and expenses reasonably incurred or paid at any pay all costs, charges and expenses reasonably incurred or paid at any pay all costs, charges and the sufficient of the second party to assert any of its right hereunder at any time shall not be construed as a wa er time, and to insist upon and enforce strict compliance with all the terms and provisions hall extend to and be binding on the hei IN WITNESS WHEREOF, said first parties have he Alan M. Hill aka Alan Maxwell Hill

Reg. No. 5,005 Fee Paid \$36.00

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