(It is understood and agreed that this is a purchase money mortgage Together with all hearing, lighting, and plumbing 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.

TO HAVE AND TO HOLE THE SAME, With all and singular the tenements, hereditaments and appurtenances thereunto, belonging, or in anywise appertaining, forever, and herely, warrant the title to be same. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Fifteen Thousand Six Hundred Fifty and No/100-

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with interest therebn, advanced by said Capitol F deral Savings and Letn 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 hereon, to be --- DOLLARS In monthly installments of \$ 126.16

rath including both principal and interest. Eigt payment of \$ 126.16

due on or before the LST day of , CENOPE 19.70, and a like sum on or before the LST day of , CENOPE 19.70, and a like sum on or before the LST day of , CENOPE 19.70, and a like sum on or before the LST day of it is attend that hereafter until total mount of indebtedness to the Astociation rashen paid in full. It is attend that hereafter until total is more a same any time during the mortgage term, and in its discretion, apply for and purchase mortgage guar vinsurate, each may have any apply for fenewal of such mortgage guar vinsurate, and have apply for fenewal of such mortgage guar vinsurate, and have any apply for fenewal of such mortgage guar vinsurate, and have any apply for fenewal of such mortgage guar vinsurate, and have preniums due by reason thereof, and require repayment by the mortgage is repay and amounts as are, advanced by the mortgage. In the event of failure by the mortgage and the note secured thereby with regard to default shall be applicable.
Said note further provides: Upon transfer of title of the real estate mortgage to secure this not, the entire balance remaining due herefulder any apply and parable at once, or the mortgage may huppes any one, or (a) Assess a transfer fee equal to ore percent (17%) of the balance remaining due on this none, and store and in the mortgage with remaining due on this more the mortgage to secure the mortgage may huppes any one, or the following conditions:

The hyde trainer products. Upon transfer if tille of the real estate mortgaged to score this mote, the entire balance remaining buc her funder may at the option of the mortgage, be declared due and pacable at once, or the mortgage may impose any one, or soil, of the following conditions:
(a) Assess a transfer fee equal to one percent (1%) of the balance temaining due on this note, and if Such fee is not paid, and sum to this-note, and the same shall become a lief on the real estate mortgaged to score this note.
(b) At any subs quent time, increase the interest rate up to, but not to exceed the then tures in the being charged by the mortgage on similar new loan, upon giving sixty (60) days notice in writing.
In that event the then evener of the property morifying on severe this note may, at his shore event the mire late, eres in the intention and agreement of the parties hereto that his mortgage shall also second party, and any as i all indebtedness in addition to the amount assess and such as a like intention and assess and such as a like debtednes in addition to the amount assess and such as a like additiones in addition to the amount assess and such as a like debtednes in addition to the amount asses shale debtednes in addition to the amount assess and assigns, until all spaties, or any of them, may one to the second party, how we we idenced, whether by note, book account of otherwise. This mortgage shall any funde the tradient due to any such addition all hans shall at the same time and for the same specified causes be considered ustanted and draw ten per cent interest induced the proceeds of sale through him attring of the present indebted.
Tist parties agree to keep and maintain the buildir is now on snid premises or which may be hereafter, refered interest and upon his mortgage of rind party, including continued, and the same are hereby secured by this morters?.
Tist parties also agree to keep and maintain the buildir is now on snid premises or which m

The failure of second party to usert any of its right hereunder at any time shall not be construed as a waiver of its light to asset e 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 ortgage contained. the

mortgage 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 scured, including future advances, and a v extensions or renewals hereof, in accordance with the terms and provisions other is to remain in full force and effect, and second party shall be entitled to the immediate possession of all of said premises and may a life optimized and from the date of such default all items of indefaulteness hereiner shall draw interest at the rate of 10% per annum. Appraisement and all benefits of homestead and exemption has a benefit wave. 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.

Job Buran Studdard a twodard Louise 2. Studdard 1010 109 104 4/70

STATE OF KANSAS

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COUNTY OF Dougl'ss

My commission expires September 30, 1972.

Recorded September 9, 1970 at 10:40 A.M.

A D. 19 70 before me, the str BE IT REMEMBERED, that on this 8th day of September ndersigned, a Notary Public in and for the County and State aforesaid, came John Buran Studderd and Loui se'T. Studdard,

his wife Dersonally known to me to be the same person S who executed the within instrument of writing, and such gerson S

dulý ackn the execution of the sam J. S. MONY WHEREOF J have become set my hand and Notarial Se al the day and year last above

Reba J. Bryant Reba J. Bryan

Lonie Been Register of

Deeds