September, 1970

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## Reg. No. 5,096 197 Fee Paid \$ 11.25

THIS INDESTURE, Made this 28th day of

Jerome A. Jackson and Nancy Ann Jackson, husband and wife

e Oktibbeha County, in the State of Mississippi

University State Bank, 955 Iows, P. O. Box 788, Lawrence, Kansas

-1-T. W

Douglas County, in the State of Kansas

WITNESSETH, That is consideration of the sum of ----

BOOK 158

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Kansas to wit:

Lot Five (5), Block Two (2), in Sunset Hill Estate Subdivision. an Addition to the City of Lawrence, in Douglas County, Kansas

Said mortgager6 do hereby covenant and agree that at the delivery of this instrument they are the lawful ownerg of the premises above granted and select of a root and indefeasible estate of inheritance therein, free and clear of all incumbrances steeper d motricage to Capitol Federal Savings and Loon dated August 27, 1952, Recorded December 17, 1952, BOOK 103, Pedges 109-112, Reclister of Decds Office, unbuglas County 17, 1952, BOOK 103, Pedges 109-112, assumes and algores to Different They with an december 19, BOOK 103, Pedges 109-112, TO RAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditament and apputtenances thereants belonging or in anywise appertaining, forwer.

--- DOLLARS

This mortgage is executed to secure payment of the sum of \$4,500.00---ana series in the second by morigages to morigager B , with interest, and such charges as may become due to morigager . under the terms of the note hereby secured, which note is hereby made a part hereof, and which is to be paid by mortgagor s to with interest at -812-% per annum as follows:

Four Thousand Five Hundred and no/100 Dollars plus interest payable March 27, 1971.

It is the intention and agreement of the parties that this mortgage also sources any future advancements made to nortigagors, or either or any of them, by mortgage and all indebtedness in addition to the above amount which mortgagors, or either or any of them, may ove to mortgages . however evidenced, whether by note, hook account or otherwise. This mort age shall remain in full force and effect until all amounts due hereunder, including fature advancements, are paid in full, with interest. Upon the maturing of the indebtedness for any came, the total debt on such additional loss, if any, with interest, and it he same time and for the same specified causes be considered matured, and shall be collectible out of the proceeds of sale through forcedosure or otherwise.

Mortgager S shall pay all costs, charges and expenses reasonably incurred or paid at any time by mortgages . includ-ing shetract or title insurance expenses, because of the failure of mortgagors to comply with the provisions of said note and this mortgage, and the same are hereby secured by this mortgage.

The failure of morigages to assert any of its right howender at any time shall not be construed as a waiver of its right to assert the same at a later date, and to enforce strict compliance with all of the terms and provisions of main note and the morigane.

If said mortgagor S shall pay or cause to be paid to said mortgagee It and horizant's same pay or cause to be pair to and morigage . LHEIT here, successors or assigns, said aum of money hereby accured, together with the interest thereon, and all future advancements with interest thereon, according to the terms and lence of the same, then these presents shall be wholly discharged and void: and otherwise shall remain in full force and effect. But if and sum or sums of money, or any part thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every mature which are or may be assessed and levied against and premises, or any part thereof, are not paid when the same are by law made due and payable, or if insurance premiums are not paid when due, then the whole of said sum or sums, and interest thereon, shall become due and payable at the option of the holder hereof, and heirs, subcessors or a said mortgagee shall be entitled to the possession of said premises.

This mortgage-shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the

IN WITNESS WHEREOF, said mortgagers have hereunto set theirhands the day and year first above written

Mortgagor

10445 BM 6-69 Atty. Rev. 6/6

aprime A fach Jerome A. Jackson

Many Ann Jackton