(It is understood and agreed that this is a purchase money mortgage)

No to per

Together with all heating, 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

TO HAVE AND TO HOLD THE SAME. With all and singular the tenements, hereditaments and appurtenances thereint belonging, or in anywise appertaining, forever, and hereby warrant the title to the same.

TOOLLARS 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 installments of \$ 151.63 each, including both principal and interest. First payment of \$ 151.63

due on or before the loth day of July 19 71, and a like sum on or before the loth day of each month thereafter until total amount of indebtedness to the A ssociation 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 the hereunder may, at the option of the mortgages, be declared due and payable at once, or the mortgage may impose any one, or said sum to the following conditions:
(a) Assess a transfer fee 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, increase the interest rate up to, but not to exceed the then current rate being charged by the mortgage on similar new loans, upon giving sixty (60) days notice in writing.
In 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 propayment penalty.
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, by second party, and any and all indebted ness in addition to the amount above stated which the first parties, any of them, may owe to the second party, however evidenced, whether by note, book account or otherwise. This mortgage shall amounts due hereunder, including future advancements, are paid in full, with interest; and upon the maturing of the present indebted meas for any cause, the total debt on any such additional loans shall at the same time and for the same specified causes becomidered in full force and not safter waste or permit a misance thereon. First parties also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, including future advances or which may be hereafter erected therein in good insurance premisions as required by second party.

insurance premäinns as required by second party. First parties also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, inclu-distract expenses, because of the failure of first parties to perform or comply with the provisions in said note and in this more contained, and the same are hereby secured by this mortgage. First parties hereby assign to second party the rents and income arising at any and all times for the property mortgaged to si-this notice and hereby authorize second party or its agent, at its option upon default, to take charge of said property mortgages or in the norte he-secured. This assignment of rents shall continue in force until the unpaid balance of said note is fully paid. It is also agreed the taking of possession hereunder shall in no manner prevent or retard second party in the collection of said sums by foreclosu otherwise. The film of the same of the shall in no manner prevent or retard second party in the collection of said sums by foreclosu otherwise.

otherwise. 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 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 secured, including future advances, and any extensions or renevals hereof, in accordance with the terms and provisions of said note hereby secured, including future advances, and any extensions or renevals hereof, in accordance with the terms and provisions otherwise to remain in full force and effect, and second party shall be entitled to the immediate possession of all of said premises and may at its option, declare the whole of said note due and pavable and have foreclosure of this mortgage of the advances, and the rate of 10% per annum. Appraisement and all benefits of homestead and exemption laws are hereby waived. 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 has 14 deed 9

1010.109 10M 4/70 STATE OF KANSAS

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Douglas COUNTY OF

> BE IT REMEMBERED, that on this 20th day of May , A. D. 19 71 , before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Reed Selph and Arlene M. Selph, his wife

who are personally known to me to be the same person S., who executed the within instrument of writing, and such person A. duly acknowledged the execution of the same

The TEST MONY WHEREOF, I have hereunto set my hand and Notarial Seal the day and year last above written.

Reba J. Bryant Reba J. Bryant

Bea

Register of Deeds

aslene ster, Selph

Recorded May 25, 1971 at 3:03 P.M.

COUNTY

E1 AT (SEAL) Commission counter: September 30, 1972.