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

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 hote is by this reference made a part hereof, to be repaid as follows:

In monthly installments of \$ 81.28 . each, including both principal and interest. First payment of § 81.28

due on or before the 10th day of September - 19 71, and a like sum on or before the 10th day of each month thereafter until total amount of indebtedness to the Association has been paid in full

Said note further provides." Upon transfer of title-of the real estate mortgaged to secure this note, the entire due hereunder may, at the option of the mortgagee, be declared due and payable at once, or the mortgagee may both, of the following conditions:

but note titler provides. Upon transfer of title-of the real estate marginged to secure this note, the entire balance remaining due hereunder may, at the option of the mortgage, be declared due and payable at once, or the mortgage may impose any one or both, of the following conditions:
(a) Assess a transfer fee equal to one percent 11/2 ) of the balance remaining due on this note, and it such fee is not paid, add said sum to this note, and the same shall become a lien on the real estate mortgaged to secure this note.
(b) At any subsequent time, 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 use maining due, and the mortgage shall not assess any prepayment penally.
It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advacements made to first parties, or any of them, by second party, and any and all indebted dues in addition to the gamount above stated which the first parties are update their heirs personal representatives. Successors and assues undefine the information of the same specified causes be considered matured and draw ten per cest interest and be collectible out of the proceeds of sale through foreclosing or otherwise.
Wirst parties agree to keep and maintain the buildings not as all ensities and all at any time site and in successors and assessments and information and agree to pay all taxes, assessments and imparts ceptends, and the same specified causes deconsidered matured and the same specified causes of party. This markes assessments and approve to the same specified causes of additional loans shall at the same time and for the same specified causes. This mortgage to react a structure advacements, are paid in full writh interest and upon the matur

(The failure id second party to assert any of its right hereunder at any time shall not be construed as a waiver of its the same at a later time, and to insist upon and enforce strict compliance with all the terms and provisions in said r mortgage contained.

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 pro-final distribution of the provision of the pro

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

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

- 88.

Melvin Van Zuiden Melvin Van Zuiden Marcella M. Jan Zruden Marcella M. Van Zuiden

1010 109 10M 4/70

STATE OF KANSAS COUNTY OF DOUGLAS

BE IT REMEMBERED, that on this 12th day of August , A. D. 19 71 , before me, the undersigned, a

Notary Public in and for the County and State aforesaid, came. Melvin Van Zuiden and Marcella M. Van Zuiden,

husband and wife, who are personally

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

THE STRACT WHEREOF, I have hereunto set my hand and Notarial Seal the day and year last above written.

OT A A MEAL dy commission expires: Sept. 17, 1972 SAUNT'

Recorded August 13, 1971 at 11:48 A.M.

Joe M. Oberzan

AGeno

Register of Deeds

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