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been made under (a) of paragraph 2 hereof, will pay promptly when due any premiums therefor. Upon default thereof, Morigagee may pay the same. All insurance shall be carried in companies approved by the Morigagee and the policies and renewaits thereof shall be held by it and have a tatehod thereto loss payable clauses in favor of and in form acceptable to the Morigagee. In event of loss he will give immediate notice by mail to the Morigagee who may make proof of loss if not made promptly by the Morigager, and each insurance company concerned is hereby authorized and directed to make payment for such loss directly to the Morigagee instead of to the Morigager and the Morigage jointly. The insurance proceeds, or any part thereof, may be applied by the Morigager at its option, either to the reduction of the indebiddenes hereby secured or to the restoration or repair of the property damaged. In event of foreclosure of this mortgage, or other transfer of tille to the mortgaged instructions then in the mortgage or instructions of the debt secured hereby, all right, tille and interest of the Mortgager in and to any instructions policies them in force shall pass to the purchaser or granute. l

7. Upon the request of the Mortgages the Mortgage shall execute and deliver a supplemental note or notesfor the sum or sums advanced by the Mortgages for the alteration, modernization, or improvement, at Mortgages a request, or for maintenpace of said premises, for taxes or assessments against the same and for any other purpose deswhere suthorized hereunder. Baid note of notes shall be secured hereby on a parity with and as fauly as if the advanted evidenced thereby were included in the note first described above. Said supplemental note or notes shall bear interest at four per centum (4%) per annum and shall be payable in approximately equal monthly payments for such period as may be agreed upon by the Mortgager and Mortgages. Failing to agree on the maturity, the whole of the sum or sums so advanced shall be davable maturity (30) days after demand by the Mortgages. In no event shall the maturity extend beyond the ultimate maturity (30) days after demand by the Mortgages.

8. If there shall be a default in any of the terms, conditions or covenants of this mortgage, or of the note secured hereby, then any sums owing by the Mortgager to the Mortgagee shall, at the option of the Mortgagee, become immediately due and payable. The Mortgagee shall then have the right to enter into the possession of the mortgaged premises and collect the rents, issues and profits thereof. In the event of any default, as herein described, this mortgage may be foreclosed. Appraisement is hereby waived.

9. The lies of this instrument shall remain in full force and effect during any postponement or extension of the time of payment of the indebtedness or any part thereof secured hereby.

[10. If the indebtedness secured hereby be guaranteed or insured under the Servicemen's Readjustment Act, as amended, such Act and Regulations issued thereunder and in effect on the date hereof shall govern the rights, duties and liabilities of the parties hereito, and any provisions of this or other instruments executed in connection with said indebtedness which are inconsistent with said Act or Regulations are hereby amended to conform thereto.

Notice of the exercise of any option granted herein to the Mortgagee is not required to be given. The equenants herein contained shall bind, and the benefits and advantages shall inuré to, the respective heirs, executors, administrators, successors and assigns of the parties hereto. Whenever used, the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders, and the term "Mortgagee" ahall include any payee of the indebtedness hereby secured or any transferee thereof whether by operation of law or otherwise.

. IN WITNESS WINIMEOR the Mortgagor(s) have hereinto set / hand(s) and scal(s) the day and year first above written.

William 23 Margan (sen) Ilineta le Margan (sen)

Clifferen C. Calerie Harry rate

Kan A Bleck Hegister of Deeds

BY: Ray L. Culbertson, Fifst Vice President Lawrence, Kansas November 24, 1967

nd the Register of Deeds is authorized to release CAPITOL FEDERAL SAVINGS AND LOAN ASSOCIATION

SEAL]

.[SEAL]

Any assessed cintained herein, netwithstanding the terms of this mortality and networks, are to be maters. If if y Tuils (I a time SQC comm)' Bandjustment Act of 1544, as sameded, and the undefinite presentiated thermough

STATE OF KANSAS, COUNTY OF Dougas

ares as

Children & Construction

and an interest of the state of

Stear an Acor

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it of record.

BE IT REALMANDERED, that on this /2 day of *Results*, 1999, before me, the undersigned, a Notary Public in and for the County and State alcressid, personally appeared William B. Morgan and Disnols. A. Morgan, / 10 mB presonally known to be the same person(s) who exceeded the above and foregoing manuscent of writing, and duly acknowledged the excertion of same.

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a expires . Mor. 6, 1952

(Corp. Seal)

this mortgage has been paid in full, and

1 \* 24 Wirerass Wirkstor, I have heremice set my hand and Notarial Seal on the day and year last above written.