Reg. No. 10,443 Fee.Paid \$35.75

Plant & Walt

53228 BOOK 107 MORTGAGE

Loan No. R-1-1808

10 54

This Indenture, Made this 26th day of August between Orville L. Edmonds and Margaret Edmonds, his wife

of Shawnes County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-CIATION of Topeks, Kansas, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the sum of = - - - Fourteen

Thousand Three Hundred and no/100- - - - - - - - - - - - DOLLARS made to them by second party, the receipt of which is hereby acknowledged, do by these presents mortgage and warrant unto said second party, its successors and assigns, all of the following-described real estate situated in the County of Douglas and State of Kansas, to-wit:

Lots 1 and 2 in Block 1 in Meadow Acres Addition, an Addition to the City of Lawrence, Douglas County, Kansas.

(It is understood and agreed that this is a purchase money mortgage.) Together with all heating, lichting, and plumbing equipment and fixtures, including stokers and burners, acreens, 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 HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances there-to belonging, or in anywise appertaining, forever, and hereby warrant the title to the same.

PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of -Fourteen Thousand Three Hundred and no/100- - ------ DOLLARS 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 \$ 94.38 each, including both principal and interest. First payment of \$ 94.38

It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advancements of the force and any and all indebtedness in addition to the amount abave stated which the first parties, or any of them, by second party, how are party, not were to the second party, how are secure in addition to the amount abave stated which the first parties, or any of them, may one to the second party, how are serviced in addition to the amount abave stated are parternesses. This mortgage shall remain in full force and effect between the parties hereto and their heirs, personal representatives, discussors and go the present indebtedness for any cause, the total debt on any much additional ions at the present indebtedness for any cause, the total debt on any much additional ions and or the same specified cause be considered matured and draw ten per cent interest and be collectible out the proceeds of asis through foreclosure or otherwise. This mortgage or which may be hereafter creeted thereon for good condition is all times, and not suffer wates or parties an unsance thereon. First parties also agree to pay all costs, charge and expenses reasonably incurred or paid at any time by second party mortants and the most and of the same as a factor of the same to be agreed on the same of the same of the same to save the same to be agreed to save the same to be accessed and the same set hereby sourced by the interest. This parties hereby and the provisions in said note that the interest and hereby second party the rent and income arring at any and all times from the property mortant or the most be allowed by second party or the same of the farmes and encore same the same to farme any force and experiment of the same to be accessed to save the same to be accessed and the same state hereby second and the same to be accessed to be accessed to the same time advances and more same same farmes and more same same farmes and more same same fare and more same same farmes and more same same farmes and more sam

his mortgage shall extend to and be hinding upon the hairs, executors, administrators, successors and assigns of the settre parties bereto.

IN WITNESS WHEREOF, said first parties have hereanto set their be dathe day and year fir Lad algarit 6