## 100 100 BOOK 121 MORTGAGE

## This Indenture, Made this lst

sound officers.

'n

## day of May

BOOK 121

Loan No. E-5031-LB

, 19 <sup>SQ</sup> between Robert L. Elder and Wilma J. Elder, his wife, and Johnny S. Ezeli and Manuy J.

Ezell, his wife, and Michael L. Jamison and Virginia F. Jamison, his wife Designs of Efforty County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINUS AND LOAN ASSO-CIATION of Topeka, Kansas, of the second part; WITNESSETH: That said first partles, in consideration of the lean of the sum of Nine Thousand and No/100

made to them by second party, the receipt of which is hereby acknowledged, do by these presents mortgage and warrant unto and second party, its successors and assigns, all of the following described real estate situated in the County of Douglas and State of Kansas to with and State of Kansas, to-wit:

Lot Two (2) in Block Three (3) in India Addition, an Addition to the City of Lawrence, Douglas County, Kansas. May 11, 1979

(It is understood an' agreed that this is a purchase money mortgare.)

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 said property or hereafter.

TO HAVE AND TO HOLD THE SAME, with all and singular the tenements, increditaments and apportenances there to belonging, or in anywise appertaining, forever, and hereby warrant the title to the same. u u PROVIDED ALWAYS. And this instrument is executed and delivered to secure the payment of the sum of Non-

chousing and No/1  $\odot$  - DOLLARS with interest threen, advanced by said Capitol Federal Saving's 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 reférence made a part hereof, to be repaid as follows: Thousang and No/1 0 - - -

In monthly installments of \$300.99 each, including both principal and interest. First payment of §  $^{\{C\}}$  ,

due on or before the 20th day of November \_\_\_\_\_19 59 , and a likersum on or bef each month thereafter unitil total.amount of indebtedness to the Associatifie has been paid in full , and a likesum on or before the c the day of

Said note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance aning due bereunder may at the option of the mortgagee, he declared due and payable at once.

This the intention and agreemants of the particle hereto, that this mortgages, the declared due and payable at once. If is the intention and agreemants of the particle hereto, that this mortgages shall also secure any future advancements made to first parties, or any of them, by second party, and any and all indebideness in addition to the amennt above stated which the first parties, or any of them, may one to the second party, here verificance, whether burnote, look account or otherwise. This mortgage shall remain in full force and effect between the short on advancements, are not an fall, with a sentatives, concessors and assigns, until all amont due hereinded and draw the maximum strands with a difficult blans shall at the same time and for the same apecified causes be considered matured and draw to per causiners and be observable of of the proceids of sale through forcelosure or otherwise. advancements

First parties agree to keep and maintain the buildings new on said prenses over which way be hierditer are tol thorson in good condition at all times, and not suffer waste or termit a nuisance thereon. First parties all same to pay all tax is averagements and insuffance premiums as required by second party.

assessments and insurance premiums as required by second party. First partice also agree to pay all costs, charpes and express reasonably incurred or pain at any time by second party. Including abstrate expression, because of the failure of forst partices to perform our ecouply with the previous second party of and in this mortgage contained, and the same are hereby secured by this mortgage. Error particles hereby aging to second party the runts and income accurate at such and all time. From the previous most grade to secure this note, and hereby authorize second party or its agent, at its option upon default, to take sheeps of such property and collect all remuts and income and apply the same on the payment of infirmance previous takes a conserve to pains or improvements necessary to keep and property in terms that continue or other charles or payments provided (r of said note is fully paid. It is also agreed that the taking of possesion hereunder shall on time in force und these provides are of any and the collection of said sums by foreclosure or otherwise. The failure of second narty to asset any of it right hereunder at any time shall not be constrained as a way is and it or said The failure of second narty to asset any of it right hereunder at any time shall not be constrained as a way is and the second party of the relative second party of the right of the second relative to a safe any of the right hereunder at any time shall not be constrained as a way is and the second party of the relative second party of the relative second party of the relative second party to as a way is a safe to second party of the relative second party to the second party of the relative second party of the relative second party of the relative second party to a safe and the second party to a safe and the second party to as a way is a safe to second party to asset any of it right the relative second party to the second party to asset any of it right to be second party to asset any of it right to asset the relative sec

The failure of second party to assert any of it right\_hereunder at any time shall not be construct as a war it of at right to assert the same at a later time, and to in ost upon and enforce strict coupl aree with all the ferres and proclaum in said nete and in this mortgage contained.

If said first parties shall cause to be paid to second party the entire and only of the derend dished of the terms on provisions of said note hereby secured, including future advances and any extensions or renewals it is of in accordance with the terms and provisions thereof, and comply with a the groupscons in maid note and in this morigage contaned, then these secured in large the terms and for said provide thereof, and comply with a the groupscons in maid note and in this morigage contaned, then these secured in fail force and offset, and according to the and gravitation the derendent of said previous to remain in full force and offset, and according to the and gravite and have force) on of this morigage or take any other legal action to protect the rights and from the date of such do that direct of an event of and the rest of take any extension of all benefits and result of the direct of a such according to the second second of the second second of the right in the date of a such according to the second of the right of the second of the and gravities of the second of the se ance with then these distances original set of a

This most gage shall extend to and He binding upon the heirs, executors, administrators, successors and assigns of the

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

Robert L. Elder Wilma J. Elder . . Johnny B. Fzell 11 Manev J. Papil Wichael La Jamison -HTPINA P. fa-