1. 21 1. 1.

77318 BOOK 128 MORTGAGE

Loan No. 50660-31-0-13

10 61

This Indenture, Made this Sth day of June

between Marshall J. Fauhl and Ruth D. Fauhl, his sife

Other and Contry, in the State of Kannas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-CIATION of Toppka, Kansas, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the some of Sever Thousand Six Fundred

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 samigns, all of the following-described red estate situated in the County of DOURIAN and State of Kanas, to wit:

The South 50 feet of the Kash 181.2 feet, less the East 50 feet thereof for street, of Lot Mo. Four (b), in Block No. Four (b), in South Lawrence, in the City of Lawrence, Douglus County, Kansan.

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

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, wisther the same are now located on said property or hereafter placed thereon.

with interest thereon, advanced by said Capitol Pederal Savings and Loss 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 \$ 55.56 each, including both principal and interest. First payment of \$ 10

due on or before the 10th day of 1017 . 10 (1), 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 fall. It is great that the mortgage, may at any time during the metrgage term, and in its dimension, apply for and parchase nearing the mortgage, may at any time during the metrgage term, and in a time store of a sub-mortgagers or leads a mort of a sub-standard by the metrgages in the result of failer by the mortgagers of such amounts a size accased by the metrgages in the result of failer by the mortgagers or lenge and have been spaced by the metrgages in the result of and results, and will provide a finite share the mortgage and the pote scenare thereby with regard to default shall be applicable.

Said note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance remaining due hereunder may at the option of the mortgage, be declared due and, payable at once.

This has a provide a transfer of the state of the state of the state state and payable at one. This has a state of the pay of them, have over the state of the state state and payable at one. It is its intention and agreement of the parties hereto that this mortgage, shall also secure any future advancements which the first parties, or any of them, may over to the second party, however, and any advancements the second party, however, and any and all intentions and advancements above stated which the first parties, or any of them, may over to the second party, however, which are not to be amount above stated which the first parties, or any of them, have over to the second party, however, the second party is a stated which the first parties, or any of them, have over to the second party, however, the second party is a stated which the first parties, or any of them, have over the second party, however, the second party is the second party is a stated which the first parties, or any of them, have over the second party, however, the second party is a stated which the first parties, and assigns, until all amounts due hermunder, including future advancements in single parts and the party of the second party is a state of the proceed of and through foreclosure or otherwise. The parties agree to beep and maintain the buildings now on said premises or which may be hereafter arected thereous fixed and insurance premiums as required by second party. The parties agree to part all easts, charges and expanses reasonably insured or any and at any time by second party. The distingt of the second party the rests and income arriving at any and all times from the property mort-fielding abunds the failure of first parties and income arriving at any and all times from the property mort-parts for income the note, and hereby authories accound party is respected by this mortgage. This mortgage or in the take and income and apply the ease of the party and all charges or pargents and charge of and property and collect a

accord party in the collection of said sums by foreclosure or otherwise. The failure of second party to assert any of its right hereander at any time shall not the construed as a waiver of its right is assert the same at a last time, and to insist upon and enforce atrice 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 torms and provisions of said note hereby secured, including fature advances, and any extension or resevals hereof, its accordance with the torms and provisions thereof, and comply with all the provisions in said note and in this mortgage contained. The fail of said previses thereof, and comply with all the provisions in said note and in the second area, then these presents shall be void; atherwise to remain in full force and effect, and second party shall be entitled to the second area of the mortgage of the second area of the mortgage of the mortgage of the mortgage of the second and a there is any other legal action to protect its rights, and from the date of and party also have there at interim a discussion of all the second and the rest interim a discussion of all the second and a second and a second and a second and a second and any interest at the rate of 10% per annum. Appealsement and all beselfs of homestead and ex-

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

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

All States

C4

Parshall J. Farche utha taucht

Carlo Antonia