11/11/1

MORTGAGE \$8907 BOOK 138

Loan No. 50985-3h-6-LB

19 64

This Indenture, Made this 6th day of August

between Forman P. Marsh and Thelma J. Marsh, his wife

Douglas of Spiring County, in the Easte of Kannas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ABSO-CIATION of Topoka, Kannas, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the sum of Sixteen Thousand Four

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

Lot Seven (7) in Block Five (5) in South Hills, 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, lighting, and plumbing equipment and fixtures, including stokers and burners, arrens, awnings, storm windows and doors, and window shades or blinds, used on or in connection with haid property, whether the same are now located on said property or hereafter placed thereon.

In monthly installments of \$ 103.18 each, including both principal and interest. First payment of \$ 103.18 due on or before the 10th day of September . 19 64 , 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.

OTA.

It is agreed that the mortgage, means in any time during the mortgage term, and in its dimersion, apoly for and purchase mortgage quaranty insurance, and may apply for reason (of such mortgage, guaranty insurance) is a such as the suc Said note further provides. Upon transfer of title of the real estate, mortgaged to accure this note, the entire balance alning due berounder may at the option of the mortgagee, he declared due and payable at once.

This in the intention and agreement of the parties hereto that this mortgage shall also secure any future advancements made to intention and agreement of the parties hereto that this mortgage shall also secure any future advancements which the first parties, or any of them, by second party, and any and all indebtedness in addition to the amount above stated which the first parties, or any of them, by second party, however evidenced, whether by note, book account or mentatives, ascessors and assigns, until all amounts due hereunder, including future advancements, are paid in this weight, personal repre-terest; and upon the maturing of the present indebtohes for any cause, the total debt on any such additional bans shall at the same time and for the same specified rauses be considered matured and draw ten per cent interest and be collectible out of the proceeds of sale through foreclosure or otherwise.

entitives, discussors and staggs, units an analysis design of any cases, the later deep or any interest and be collectible out the same specified causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of anite through foreclours or otherwise. Trat parties agree to keep and maintain the buildings new on said premises or which may be hereafter crected thereon in good condition at all times, and not soffer waste or permit a nuisance thereon. First parties also agrees to pay all taxes in good condition at all times, and not soffer waste or permit a nuisance thereon. First parties also agrees to pay all taxes into and insurance premiums as required by second party. That parties hereby angin to second party the result and property with the provisions in add not and in this mortgage contained, and the same are hereby secured by this socreas. This parties hereby angin to second party the result and income arising at any and all times from the property mort-property and collect all rents and income and apply the second party or its assessments, to take an anot prevent or party of a second party in the collection of add usus by forecloure or fore parties and insurance prevised or for add note is fully paid. At its also agreed to that the taking of possession shall continued rahall in our same or pay and taxes of its right to assend party to insee on apply the results and income arising at any and all income there are not informed as a waiver of its right to assend the its fully paid. At its also agreed to that the taking of possession shall continued rahall in the takes and to insist upon and enforce arise and and the insert and provides for the taxin otic and income therefore and to insist upon and enforce arise amount due its hereinder and under the series and provisions of aid note hereby assured, including thus add and there and any the shall be entited as a waiver of its right to assert the same at later time, and to insist upon and enforce arise amount due its heres and

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

Terman P. Marsh march Thelma J. Marst