MORTGAGE BOOK 138

Loan No. 50993-34-6-18

. 19 64

This Indenture, Made this 26th day of August

there are a starty

between _ Rachel Kirkman Lynn and John G. Lynn, her husband Douglas

of ##### County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-CLATION of Topoka, Kansas, of the second part; WITNESSETH; That said first parties, in consideration of the loan of the sum of Fourteen Thousand One

Hundred Fifty and No/100 - DOLLARS ade to them by second party, the receipt of which is hereby acknowledged, do by these presents mortgage and warrant unto id 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: anid se

Lot Five (5), in Block Four (4), in Hillcrest, an Addition to the City of Lawrence, Douglas County, Kanpas.

(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, 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 on said property or hereafter placed thereon.

TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances there unto 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

In monthly installments of \$ 89.03 ______ each, including both principal and interest. First payment of \$ 89.03

In mosthly installments of \$ 59,03 each, including both principal and interest. First payment of \$ 69,03 due on ar before the lOth day of <u>Ontoher</u>, 10 <u>64</u>, and a like sum on or before the <u>IOth day of</u> asch month thereafter until total amount of indebtedness to the Association has been paid in full. It is agreed that the mortgages may, at any lime during the mortgage term, and in its discretion, apply for and purchase mortgage guaranty insurance, and may apply for mewal of such mortgage guaranty insurance covering this mortgage, and pay premiums due by reason thereof, and require repayment by the mortgagors of such montgage, and pay premiums due by reason thereof, and require repayment by mortgagers to repay said amounts to the more gages, such failure shall be considered a default, and sit growing of the mortgage and the note secured 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 maining due hereunder may at the option of the mortgages, be declared due and payable at once.

The parties are to keep and maintain the buildings now on said premises or which may be hareafter erected thereon for the failure of parties are to keep and maintain the buildings now on said premises or which may be hareafter erected thereon. First parties are to be a subscription of the mainter data and the parties have a subscription of the mainter data and the parties have a subscription of the mainter data and the second party, however evidenced, whether by note, book account or sentatives, successors and assigns, ontil all fail force and effect between the parties, or evidenced, whether by note, book account or sentatives, successors and assigns, ontil all fail force and effect between the parties have by note, book account or sentatives, successors and assigns, ontil all fail force and a first parties to a subscription of the same specified causes be considered and the state ten part cause, the total debt on any note hadding and the same times and for the same specified causes be considered and and the ten part cause, the total debt on any note hadding and the same state of the proceeds of asis through forcelouwer or otherwise. This mortgage allowers the same times and for the same specified causes be considered and any tendent ten part cent interest and be collectible out of the proceeds of asis through forcelouwer or otherwise. This mortgage to the same specified causes are parties to be complete the same state and in start any time and and the same are second between the same state and the same state of the state state and the same state and the same second part is second part. The same state and the same state and state any time by second party, and and in this mortgage contained, and the same are hareby second party in the objection of said state and the same are hareby second party in the solution of the same said property in tennantable condition, or other charling the same and say the same on the part shall be same and the same same state and the same same state and the same seres state same stat

second party in the collection of said sums by forcelarge of possession hereunder shall in no manner prevent or retard The failure of ascond party to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert the same at a later time, and to insist upon and enforce strict 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 ascend party the entire amount due it hereunder and under the terms and provisions of said note hereby secured, including stone advances, and any extensions or renewals hereof, in accordance with the terms and provisions thereof, and comply with all the provisions in said note and in this mortgage contained, then these sussion of all of said previsions are thereof, and couply with all the provisions in said note and in this mortgage contained, then these sussion of all of said previsions are thereof and couplet with all the provisions in said note and and payble and have forecloure of this mortgage or take apy other legal action to protect its right, and from the date of such default all items of indefault empastion laws are hereby waived.

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

Hagiel Kipkman Lynn John G. Lynn

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