89144 BOOK 138 MORTGAGE

This Indenture, Made this 2nd day of September . 19 64 between Arvid M. Zarley and Sara B. Zarley, his wife

and the state of the

Douglas of Jady/County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-CLATION of Topeka, Kansas, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the sum of Thirteen Thousand Five Hundred and no/100----- DOLLARS

DOLLARS add 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 DOUGLARS and State of Kansas, to-wit: anid a

Lot Bighty-nine (89), in Country Club North, 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 hurners, 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 maid 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 Thirteen Thousand Five Hundred and no/100-----

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 \$ 84.94 each, including both principal and interest. First payment of \$ 84.94

In monthly instainments of a <u>sector</u> much including both principal and interest. First payment of <u>sector</u> due on or before thallOth day of <u>OCTODET</u>, 19.54, and a like sum on or before the LOth day of each month thereafter until total amount of indebtedness to the Association has been paid in fall. It is agreed that the mortgages may, at any time during the mortgage term, and hits differention, apply for and purchase mortgage guesaraty inserance, and may apply for ranse thereoft, and requires requised explained by the mortgageous of such amounts as are advanced by the mortgages. In the event of failure by the mortgageous of such amounts as the advanced by the mortgages. In the event of failure by the mortgageous of such amounts as the advanced by the mortgages. In the event of failure by the mortgageous of such amounts to the mortgages, such failure shall be considered a default, and all gravitiness of the mortgages and the note secured thereby with regard to default shall be applicable.

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

Add not further provides: Upon transfer of tills of the partie state, mortgaged to secure this note, the entire balance function during the render may of the myster of the intragence, be declared due and parallel act once. The historiton and agreement of the parties herein that this mortgages and all shoe secures any furture advancements which the first parties, or any of them, my second party, and any and all inductedness in addition to the mount above stated which the first parties, or any of them, may over to the second party, however cidenced, whether hy note, book account or parties herein and for the second party, however, including future advancements, are paid in full, with its associations and for the second party, however, including future advancements, are paid in full, with its associations and for the second party is an instant of the future davancements, are paid in full, with its associations and incurses peelide causes be confident antisance thereas. First parties also agrees to pay all tests associations and instances presenting a state the parties is the second party. The parties also agrees to pay all costs, charges and expanses reasonally incurred ap paid at any time by second party and in the mortgage contained, and the same are been party of the mortgage. The parties also agrees to pay all tests association in an incurse to pay all costs, charges and expanses reasonally incurred ap paid at any time by second party the state tests and hereits and hereits pathwires second party the same are the payment of insurance premiums, taxes, assessments, re-spont and the instant expanses and party the same and the parties all option upon default, to take charge of said and party ind collect all reats and income and apply the same on the payment of insurance premiums, taxes, assessments, re-spont and party paid. It is allowed by forceleaux or otherwise. The failure of second party to assert any of its right haremder as any and all times than due ton the remarks and provides due to the collection of a aption laws are hereby waived. This mortgage shall extend to and be binding upon the beirs, executors, administrators, successors and assigns of the spectro particle hereto.

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

Arvid M. Zarley Sara B. Zarley