Reg. No. 19,116 Fee Faid \$56.29

89214 BOOK 138

MORTGAGE

Loan No. 51008-34-4-LB

This Indenture, Made this lith day of September 19 64 between George J. Worth and Carol D. Worth, his wife

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The states

Douglas of Shaffido County, in the litate of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-OLATION of Topeks, Kansas, of the second part; WITKESEETH: That said first parties, in consideration of the loan of the sum of Twenty-two Thousand Five Hundred and No/100 - - - - DOLLARS 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 assigns, all of the following-described real estate situated in the County of Douglas and State of Kansas, to-wit:

Lot Five (5), in Block Seven (7), in Schwarz Acres Number Two (2), an Addition to the City of Lawrence, as shown by the recorded plat thereof, Douglas County, Kansıs.

(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, acreens, 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 bareafter placed thereon.

TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances there-nto belonging, or in anywise appertaining, forver, and hereby warrant the title to the same.

DOLLARS

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 \$ 141.56 each, including both principal and interest. First payment of \$ 141.56 as on or before the 10th day of <u>Ottober</u>, 19 64, and a like sum on or before the <u>10th</u> day of sch month thereafter until total amount of indebtedness to the Association has been paid in full.

It is apreed that the more spee, may, at any time durin; the mortgage term, and in its discretion, apply for and purchase portgage, guirany insurance, and may apply for renewal of such mortgage guranty insurance covering this mortgage, and pay prediums due by reason thereof, and require repayment by the mortgagers of such amounts as are advanced by the mortgager in the event of failure by the mortgagers of repay said amounts and mortgages, such failure shall be considered a default, and sli provisions of the mortgage and the nots secured thereby with repard to default shall be arriticable



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

Stid note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire halance training due hereunder may at the option of the mortgages, be declared due and payable at one. It is the intention and gereement of the parties hereito that this mortgage shell also secure any future advancements, which the first parties, or any of them, may one to the second party, however, evidenced, which are strept when the second party, however, evidenced, which are strept when the second party, however, evidenced, which are strept when the maturing of the present indebtedness in addition to the manuel average what at any and all indebtedness in addition to the manuel average they evidenced, which are may come and if and the second party, however, evidenced, which are parties herein, are paid in full, with in-the same times and for the same specified causes be considered matured and draw ten per cent interest and be collectible out the proceeds of all these and not suffer waste or permits a neisance thereon. First parties also agree to pay all taxes, including future davancements, are paid in full, with inseasonates and insurance permitum as required by second party.
The parties agrees to keep and mating the building work one and premises or which may be horeafter erected thereon.
The parties agrees to keep and mating the future davancements.
The parties berefy assign to second party the remts and income arising at any and all times from the property mortfor and insurance permitum as any required party of its agent, at its option upon default, to take charge of a strept each of the trained be contrained on the same permitum as provided for insurance permitums, taxe, assessments, rean this mortgage or in the note berefy second party in its mating to generative charge rained relative to restard the same and phy the same on the payment of insurance permitums, taxe, assessments, rean this mortgage or in the note beerely sected. This is impresenter to restard all not the same pay o mytion naws are hereby waived. This mortgage shall extend to and be binding upon the heirs, executive parties hereto.

IN WITNESS WHEREOF, said first parties have bereunto set th

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