89'701 BOOK 139

MORTGAGE

Losn No. 51014-33-0-LB

This Indenture, Made this 13th day of October 19 64 between Carl Marshall and Edythe Irene Marshall, his wife

Sale.

the state of the state of the state

Douglas

- inder L and a set

46

and the second second second

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

said second party, its succ Douglas

Lot Seventy-nine (79), in Country Club North, an Addition to the City of Lawrence, as shown by the recorded plat thereof, 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, screens, awnings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now leasted 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. nto belonging, or in anywise appertaning, covers, and indexed and delivered to secure the payment of the sum of Fourteen PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Fourteen

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 mortgagee, be declared due and payable at once.

Bid note further provides : Upon transfer of tille of the real estate, mortgaged because the look, the entire balance many and greenenit of the parties hereto that this mortgage, shall also secure any future advancements the to 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, may one to the second party, however evidenced, whether by note, book account or parties the notify parties or any of them, may one to the second party, however evidenced, whether by note, book account or parties the notify parties or any of them, may one to the second party, however evidenced, whether by note, book account or but any the maturing of the present indebtedness for any cause, the total dott on any ruch additional bans shall at the successors and any them any operiod the second party, however evidenced, whether are paid in 10, with in-the proceeds of all through forcelosure or otherwise. Mission and internance premiums are equired by second party. The parties agrees to keep and maintain the building was do a present that nuisance thereon. First parties also agrees to pay all taxes, and and the mortgage contained, and the same are hereby ascured by this mortgage. The parties hereby assign to second party the results and income arising at any and all times from the property mort-for the second party the results and hereby authorizes each party in itematiable condition, or other charges or parymeters of the second party to assert the note, and hereby authorizes were any part all content and the target of any the same and entry in the analysis content the state, to assert the note, and hereby and there and the transfer of the parties and income and apply the same on the paymet of insurance premiums, taxes, assessments, re-parties hereby assign to second party the results and income arising at any and all times from the property mort-for the collection of asid some by foreelower or therwits. The faiture o

This mortgage shall extend to and be binding upon the beirs, 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

Carl Marshall Carl Marshall Hypho Leon Barshall