## 90110 BOOK 139

## MORTGAGE

Loss No. 51028-34-5-LB

17 19

This Indenture, Made this 1th day of December 19 64 between John C. Hazelet and Alma K. Hazelet, his wife

Equiptas of Sisterior County, in the State of Kamaas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-CIATION of Topeka, Kamaas, of the second part: WITNESSETH: That said first parties, in consideration of the loan of the sum of <u>Ten Thousand Four Hundred</u>

Lot Four (h) in Barker Place, 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 beating, 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 harvafter placed thereon.

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

In monthly installments of \$ 65.11 each, including both principal and interest. First payment of \$ 55.14 

It is acreed that the most grows may an intercomment to the Association has seen paid in full. It is acreed that the most grows, may, at any time during the mortgage term, and in its discretion, gipply for and purchase mortgage guaranty insurance, and may apply for enoised of such mortgage guaranty insurance covering this mortgage, and purpose the by reason thereof, and require programm by the mortgagers of such amounts as are advanced by the mortgage. In the event of failure by the mortgagers to fuely and amounts in the mortgage, such failure shall be considered a default, and all previous of the mortgage and the note secured thereby with regard to default shall be anyticable.

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

Bada notes further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire halance terming due heremder may at the option of the mortgage, he declared due and payable at one. The second party, and say and all indektedness in address the the amount above stated which the first parties, or any of them, may owe to the second party, however videnced, wheth to the amount above stated which the instrume and any and all indektedness in address the the amount above stated which the instrume and any the second party, however videnced, wheth to be amount above stated whether have a stated and payable and their halfs. Book account or share the second party, however, widenced, wheth to be amount above stated and the maturing of the present indektedness for any cause, the total debt on any useh additional learns shall at the proceeds of all times, and for the same specified causes be considered matured and draw ten per cent interest and be collectible out the precesses and matured and note the second party. The second party is a second the second party is second party. The address the root, the proceeds of a set through forcelosure or otherweit. This mortgage contained, and the same required by second party. The second party is a second party is second party. The second party is a second party is second party is a second party is a second party is a second party is a second party in the proceeds of the failt of the same second party is a second party is a second party in the second party is second party in the second party is a second party in the second party is and the second party is a second party is and the same are harded by the second party is a second party in the second party is a second party in the second party is a second party in the second party is and the same are interest and income and party is any and all times for on the property in the second party in the second party is a second party is a second party in the second party in the second party in the second party is

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

IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first above written. John C. Hogelet. John C. Hazeley Almak. Hazeley

and the second states of the second states