Reg. No. 420 Fee Paid \$51.25

MORTGAGE 1745 BOOK 140

Loan No. 51082-04-2-LB

19 65

This Indenture, Made this 25th

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June day of etween C. William Medley and Maxine H. Medley, his wife

Douglas Divise County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-TATION of Topkin, Kansan, of the second part: WITNESSETH: That said first parties, in consideration of the loan of the sum of Renty Thomsand Five Hundred

made to them by second party, the receipt of which is hereby acknowledged, do by these presents mortgage and variant unto said second party. Its successors and assigns, all of the following-described real estate situated in the County of Bouglas and State of Kanasa, to-wit: No/100 -

Lot Two 5 (28), in Block B of the Replat and Subdivision of Block B in University Field Subdivision No. Five, in the City of Lawrence, Douglas County, Kanana.

(It is understand and agreed that this is a purchase money mortgage.)

Depoties 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-into belonging, or in anywise appertaining, forever, and hereby warrant the title to the same.

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

In monthly installments of \$ 112.61. each, including both principal and interest. First payment of \$ 172.64 on or before the first day of <u>August</u>, 19.65, and a like sum on or before the first day of month thereafter until total amount of indebtedness to the Association has been paid in full.

h month thereafter until total amount of indebleuness to the Association has been paid in full. It is agreed that the invergence guarance, and may apply for reaswal of auch mortgage guaranty insurance covering this mortgage, and pay presson thereads, and require repayment by the amortgagers of such amounts as are advanced by the mortgage. In the event of failure by the mortgagers to repay said amounts to the mortgage, such failure shall be considered a default, and all provisions of the mortgage and the note secured thereby with tragard to default shall be applied. Said note further provides: Upon transfer of title of the real state, mortgaged to secure this note, the entire balance infining due horounder may at the option of the mortgage, be declared due and payable at one.

Shid note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance function of the mortgage, be declared due and payable at once. The second party and any and all indebtedness in addition to the anome advancements due to the second party, and any and all indebtedness in addition to the anome advancements are paid on the mortgage and them, by second party, however evidenced, whether by note, book account or the arotice and the mortgage and them the present indebtedness from der, including future advancements, are paid in full, with indeptedness in additional loans shall at a second party and any cancel, the total debt on any such additional loans shall at the proceeds of all through foreclosure or otherwise. This mortgage of the present indebtedness from der, including future advancements, are paid in full, with indepted means and for the same specified causes be considered matured and draw ten per cent interest and be cellectible out the present indebtedness from der, including future advancements, are paid in full, with indepted means and for the same specified causes be considered matured and draw ten per cent interest and be cellectible out the present indebtedness from der, including future advancements, are paid in full, with indepted to a paid the present and inclusions there are present that the cellectible out the present and increases and foreclosure or otherwise. This mortgage contained and the same are completed by second party. The parties also agree to pay all costs, charges and expense exceeds by this mortgage. The presents are added to a same specific transfer and the same are fore perform or comply with the previous in additions and apply the same on the part, at its option upon default, to take charge of and apply the same on the presenter shall on the anome are parted that the taking of possession hereunder shall in normance prevised and the same are then be seed and presenter or addition at all theres and income and apply the same on the p

This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the spective parties hereto. appearing parties marcas. IN WITNESS WHEREOF, said first parties have hereunic set their hands the day and year first above written.

G. Hilliam Meeter Bedley