Reg. No. 603 Fee Paid \$40.00 Loss No. 51118-03-3-LB

BOOK 111 | 2452 MORTGAGE

This Indenture, Made this 27th day of Auguat 19 65 between __ Monte G. Johnson and Kay A. Johnson, his wife

. - - - - DOLLARS and a

ads to them by second party, the receipt of which is hereby acknowledged, do by these presents morigage and warrant unto add second party, its successors and assigns, all of the following-described real state situated in the County of Douglas and State of Kansas, to-wit: Lot Four (1), in Block Four (1), in The Highlands, 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 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 burgeture 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.

- 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 \$_98.26___ each, including both principal and interest. First payment of \$ 28.26 is on or before the first day of Outpher . 19.65, and a life sum on or before the first day of of month thereafter until total amount of indebtedness to the Association has been paid in full. Said note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance maining due hereunder may at the option of the mortgagee, he declared due and payable at once.

Baid note further provides. Upon transfer of title of the real estate mortgaged to secure this note, the entire balance framaning due hereunder may at the option of the martgage, he declared due and payable at once. It is the intention and gargements of the parties hereto that this mortgages shall also secure any future advancements which the first parties, or any of them, by second party, and any and all indebtedness in addition to be amount above stated otherwise. This mortgages thall remain in full anonotice and effort between the parties hereto and there here notes and other here, personal represents in second party, however evidenced, whether by note, book account or entatives, mocessors and assigns, until all anonotice sunder for the second party, however evidenced, whether by note, book account or entatives, mocessors and senter the note, the second party, the second party is and any the here any the here and the here and prevent indebted may cause, the total debt on any put whe additional isoms shall and the second party is and any the person is the second party is and any the person is the second party is an any of them and suffer varies or the second party. The parties also agrees to pay all cause the person is and for the second party. The parties also agrees to pay all cause the person is main another the provides of the provide of the provide party. The parties also agrees to pay all cause the person is and on the same specific charges and second party. The rest parties hereby assign to second party that remarks and long the party of the agrees to free and party in second party in so the pary and all all and the provides of and party in the calles of all provides of and party in the notice second party in so the pary and all confines in addition the property mort-prevents this note, and hereby authoring second party in so the pary and all confines in addition the provide party in the notice second party in the aching of parys in the acalles of the parties along of the parties all conting and all ca

This mortgage shall extend to and be binding upon the hairs, executors, administrators, successors and assigns of the appeares parties mereto. IN WITNESS WHEREOF, said first parties have bereunto sot their hands the day and year first above written.

	Monte C. Johnson Consur
STATE OF EANEAS COUNTY OF Douglas	heyra, ogenbon
	day of September , A. D. 19 65, before me, the undersigned, a sforesaid, came Monte C. Johnson and Kay. A. Johnson, his
wife known to ma to be the same person B who are	who are personally exuted the within instrument of writing, and such person S, duly acknowl.
With the struction of the same."	nto set my hand and Notarial Scal the day and year last above written.
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Zeems Register of Deeds

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Recorded September 2, 1965 at 9:50 A.M.