Reg. No. 643 Fee Paid \$38.25

2579 MORTGAGE

Loan No. 51124-04-6 Lb

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This Indenture, Made this 8th _____day of September James W. Vincent and Elizabeth A. Vincent, his wife 10.65

BOOK 141

Douglas of Shawing County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-CLATION of Topeks, Kansas, of the second part; WITNESSETH; That said first parties, in consideration of the loan of the sum of. Fifteen Thousand

- DOLLARS de to the said a

to them by second party, the receipt of which is hereby acknowledged, do by these presents mortgage and warrant unto scond 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 Forty-one (41), in Block One (1), in Belle Haven South, an Addition to the City of Lawrence, as shown on the recorded Plat in Plat Book 5, Page 9, recorded the 1st day of July, 19 Douglas County, Kansas. 1957,

(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 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-unto belonging, or in anywise appertaining, forever, and hereby warrant the title to the same. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Fiftgen

nent is executed and delivered to secure the payment of the sum of Fifteen Thousand Three Hundred and no/100 ---

with interest thereon, advanced by said Capitol Federal Savings and Lean Association, and such charges as may become due to said second party under the terms and conditions of the note recured hereby, which note is by this reference made a part hereof, to be repaid as follows:

In monthly installments of \$ 96.26 each, including both principal and interest. First payment of \$ 96.26

ght ability thereafter unit these should be informations to the Association has been paid in fills. It is spreed that the mortgage, may at any time during the mortgage term and huits duration, apply finance covering this mortgage, and pay permium due by reason thereat, and require repayment by the mortgagers of such amounts as are advanced the mortgage. In the event of failure by the mortgagers to repay said amounts as are advanced the mortgage, such failure that the mortgage addition and the mortgage and the mortgage and the mortgage scale of the default shall be considered a default, and at provisions of the mortgage and the note secured thereby with regard to default shall be applicable.

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

Bid note further provides: Upon transfer of title of the real states mortgaged to secure this note, the entire balance making due hereunder may at the option of the mortgages, be declared due and payable at once.
The intrustion and greement of the parties hereits that this mortgage shall also secure any future advancements which the first parties, or any of them, by second party, and all indexidences in addition to the amount above stated or three parties, there and the parties hereits are added the same specified examples and affects between the parties hered, whether by mortgage shall and the same specified examples and affects between the parties hered, whether by not account above stated or senatoring of the parents and effect between the parties hered, whether by any school above the same specified examples and affect between the parties hered, whether by and all hadron above stated or senatoring of the parents and the total debt on any such additional hear, which here are parties are paid in the parties are and affect total debt on any such additional hear, which not the parents and maximum as required by second party.
The parties arres to pay all costs, charges and express reasons. The parties also agrees to pay all taxes, and not cat, charges and and not be party accurs, the mortgage of a state the same specified examples of the parties to party and all times from the property mark and intervents and maximum as required by second party.
The parties also agrees to pay all costs, charges and affect and any and all times from the property mark and intervents and income and apply to a secure that one is any time above and any secure the parties apply and all there are there are additioned at all the secure and the secure and apply the party or its agret, at its option upon default, to tak charges of all and apply the party or its agret, at its option upon default, to tak charges of all all mortrages of and the party to agree that the party to agree the par

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

James W. Vincent Blizabeth A. Vincent