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MORTGAGE Loss No 51104-04-5-LB 2669 BOOK 141 This Indenture, Made this 11th day of August 10 65. en Arvid M. Zarley and Sara B. Zarley, his wife Duples of Staving County, in the State of Kanzas, of the first part, and CAPITOL PEDERAL SAVINGS AND LOAN A880. CIATION of Topeks, Kanzas, of the second part: WITNESSETH: That said first parties, in consideration of the loan of the sum of _______ Tenty_five Thousand Five Hundred and No/100 - - - e to th and a (It is understood and agreed that this is a purchase money mortgage.) 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 bareby, which note is by this reference made a part hereof, to be trapid as follows: In monthly installments of \$ 149.43 each, including both principal and interest. First payment of \$ 149.43 Said note further provides: Upon transfer of tills of the real state, mortgaged to secure this note, the entire balance is the intention and agreement of the parties hereto that the declared due and payable at once. Bidd note further provides: Upon transfer of tills of the real wisks, mortgaged to secure this note, the entire-balands remaining due hereunder may at the option of the mortgages, he declared due and payable at one. It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advancements made after parties, or any of them, by second party, and any and all indebtedness in addition to the amount above stated where the parties, or any of them, may dwe to the second party, however cridenced, whether by note, book account or emissive, more any of them, may dwe to the second party, however cridenced, whether by note, book account or emissive, more any of them in all amounts due here under, the dudg ture advancements, are paid in foll, with in-the same time and for the same specified ensum biodeness for any cause, the total debt on any such additional loans shall at of the process of sale through formelouver or otherwise. First parties agree to keep and maintain the buildings new on asid premises or which may be hereafter erected thereon in specific due to the same strenge of the second party. First parties also agrees to pay all cats, charges and expenses reasonably incurred or paid at any time by second party. First parties hereby asign to second party the secure a party is to pay and all times from the property mort-raged to addition, and hereby authorize second party or its avail, at any and all times from the property mort-raged to addition allows and hore and and the same are addreptly in the spreaming the barge of party in the solid by second party. The faile hereby asign to second party the same on the security at any and all times from the property mort-raged to accurs this note, and hereby authorize second party or its away and all times from the property mort-raged to accurs the note hereby secured. This assignment of rest shall contin charges or advances and approvering the same and hereby and and thore here and and and there here and and any ordent and the If said first parties shall cause to be paid to second party the entire amount due it hereunder and under the terms and provisions of said noise hereby secured, including future advances, and any eriensions or renewals hereof, in accordance with the tarms and provisions thereof, and comply with all the provisions in said noise and in this morigage contained, then these messions of all of said premises and may it its all the provisions in said noise and in this morigage contained, then these sessions of all of said premises and may it its option, declare the whole of said noise and payable and have foreiours of this morigage or take any other legal action to protect its right, and from the date of suid clearth all been site and have foreiours enabled hereby waived. This mortgage shall extend to and be binding upon the heirs, "executors, administrators, successpective parties herein. rs and assigns of the IN WITNESS WHEREOF, said first parties have haremito set their hands the day and year first above written. And M. Zarley Carley Sara D. Zarling Zarli