## MORTGAGE BOOK 141 2693

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Loan No. 51127-03-6 LB

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This Indenture, Made this 14th day of September 19 65 between Wesley E, Woodford and Mildred L, Woodford, husband and wife

Douglass of Saying County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-CLATION of Topska, Kansas, of the second part; WITNESSETE: That said first parties, in consideration of the loan of the sum of <u>Seven Thousand</u>

Six Hundred and no/100----DOLLARS

made to them by second party, the receipt of which is hereby acknowledged, do by these presents mortgage and warrant unio and second 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 One Hundred Seventy-one (171) on Vermont Street in 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, acroens, awalags, storm windows and doors, and window ahades or blinds, used on or in connection with said property, whether the same are now located on said property or heresfter placed thereon.

with interest thereon, advanced by said Capitol Federal Savings and Loan Association, and such charges as may become does not be actively under the terms and conditions of the note secured hereby, which note is by this reference made a part hereof, to be reput as follows:

In monthly installments of \$ 64,14 each, including both principal and interest. First payment of \$ 64,14 due on or before the 1st day of <u>November</u>, 19.65, and a like sum on or before the 1st day of each month thereafter until total amount of indebtedness to the Association has been paid in full.

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

Bid note further provides: Upon transfer of tills of the real estate, mortgaged to secure this note, the entire balance channing due horeander may at the option of the mortgage, be declared due and payable at once. It is the intention and agreement of the parties hereito that this mortgage shall also secure any former advancements which the first parties, or any of them, may over to the second party, however evidenced, which up the anomal server state of the intention and agreement of the parties hereito that this mortgage shall also secure any of them, may over to the second parties, hereit parties, or any of them, may over to the second party, however evidenced, which up the anomaly repri-tive and the maturing of the present indebtedness for any cause, the total dotter any noch additional hours in the the second are also through forcelosure or otherwise. This parties agrees to keep and maintain the buildings new on end prunies or which may be hereafter erected thereors assume and for the assess operating the second party. The parties agrees to keep and maintain the buildings new on end prunies or which may be hereafter erected thereors assume and instrume prunitums are required by second party. The parties also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by second party for the humortgage contained, and the same are hearby secured by this marty. The parties hereby asign to second party the rents and income arising at any and all times from the property mort-for all of the collection of and arms by forcelosure or otherwise. The failure of second party to secured. This asignment of rent shall contine charge expendes that the source of a party of all done and be about the nontrage contained, and there and prive is assession hereinder shall not be construed as a waiver of lat-static cause the source and berefy streamed that the stalling of passession hereinder shall not be construed as a waiver of lat-bat or the party to asset a thater time, and o thinks up any advanc

This mortgage shall extend to and be binding upon the beirs, executors, administrators, success aportive parties bereto. sorn and assigns of the IN WITNESS WHEREOF, said first parties have bereinto set their hands the day and year first above writ

Wesle E Woodford

Lord

Vinden Bertrachter Franker