## Reg. No. 684 Fee Paid \$50.00

## 2764 MORTGAGE BOOK. 141

Loss No. 51128-03-9 LB . 19 65

A STATE AND A DESCRIPTION OF A DESCRIPTI

This Indenture, Made this 14th day of September stween Moss Edwin Eigner and Ruth A, Eigner, his wife

Douglas. of Shefolds 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 team of Twenty Thousand and

----DOLLARS ade to them by second party, the receipt of which is hereby acknowledged, do by these presents mortgage and warrant unio id second party, its nuccessors and assigns, all of the following-described real estate altuated in the County of DOUGLAS and State of Kansas, to-wit: antif or

Lot 13 in Westwood, 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, screens, awnings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now lossed or said averaging or burners and thereas

TO HAVE AND TO HOLD THE SAME, With all and singular the tenementa, hereditaments and appurtenances there-unto belonging, or in anywise appertaining, forever, and hereby warrant the title to the same. the belonging, or in anywase appertaining, to ever, and servery statement to secure the payment of the sum of Twenty. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Twenty.

Thousand and no/100--------- 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 \$ 117.20 each, including both principal and interest. First payment of \$ 117.20 due on or before the 1st day of November \_\_\_\_\_\_\_\_10 .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.

Baid note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance mining due hereunder may at the option of the mortgage, he declared due and payable at once.

Beid note further provides: Upon transfer of tills of the real exists, mortgrage to because this nots, the entire balance-remaining due haremder may at the option of the mortgrages, be declared due and payable at one. It is the intention and agreement of the parties hereto that this mortgrages shall also secure any future advancements made to first parties, or any of them, by second party, and any and all indebtedness in addition to the amount above stated which the first parties, or any of them, may owe to the second party, however evidenced, whether by note, book account or otherwise. This mortgrage shall remain in full force and effect between the parties hereto and their heirs, personal repre-sentatives, accessors and assigns, mill all amount due hereunder, including future advancements, are paid in full, with his are the and for the same specified causes be condicated matured and draw then per cent interest and be collectible out to any such additional leans shall at the same time and for the same specified causes be condicated matured and draw then per cent interest and be collectible out to a same time and for the same specified causes be condicated matured and draw then per cent interest and be collectible out to any the same state the same state the same strengther and the same strengther the provisions in said note accessmate and instrumes, because of the failure of first parties to perform or comply with the provisions in said note and in this mortgrage, outsined, and the same are hereby secured by this mortgrage. They parties also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by record party, and this mortgrage on the note berroly secured first parties to perform or comply with the provisions in said note and this mortgrage of the sound apply the same first agritus to perform any safe all times, and apprint provide ad obles if hilly paid. It is also agreed that the taking of possession harvandere shall not be construed as a wriver of its ist in mortgrage or

aption have are hareby waived. This mortgage shall extend to and be binding upon the beirs, executors, administrators, successors and assigns of the spectro particles hereis.

IN WITNESS WHEREOF, said first parties have have mento set their hands the day and year first above written. Moss Edwin Egner Ruth 4. Spree Ruth 4. Spren Ruth A. Eigner