Tonn No. 51.368-03-1 1.H

---- 12.57

An

MORTGAGE 1164 800K 149

This Indenture, Made this Nother day of December

78 4 A

Certrude Beaty, & Widow matween. Dobglas

of Further County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGE AND LOAN ASSO

made Fittherny by second parts, the receipt of which is tereby scknowledged, do by these presents mortgage and warrart unto said second parts, its successors and assigns, all of the following-described real estate situated in the Councy of Dough as and State of Karshs, to wit: ---- T-DOLLARSI.

The South 45 fest of Let 96 on New Hampehire Street, in the City of Lewrence, Douglas County, Kanama

. It is understood and agreed that this is a purchase money sortgage .)

610,109 BA "Par

ogether with all heating, lighting, and plombing equipment and fixtures, including stokers and burners, acreans awaings, form windows and doors, and window shades or blinds, used on or in connection with said property, whether the same arr

In monthly installments of \$52.25 ______each, including both principal and interest. Direc payment of \$ 52.25__

due on or before the lat day of _______ February 1968 , and a like sam on or before the lat day of each month thereafter until 'otal annount of indeptedness 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 basan aming due hereunder may at the option of the mortgagee, he declares due and payable at once.

It is the intention and agreement of the parties hereto that this mortgage shall also secure any futu-rade to first parties, or any of them, by second party, and any and all indebtedness in addition to the small rich the first parties, or any of them, may owe to the second party, however avidenced, whether by toth therwise. This mortgage shall remain in full force and effect between the parties hereto and their he'r entatives, successors and assigns, until all amounts due hereunder, including fut tre advancements, are pair rest; and upon the maturing of the present indebtedness for any cause, the total debt on any such addition be same time and for the same specified causes be considered matured and draw ten per cent interest and

First parti-First pa

Is and for the value foreclosure or otherwise. Its signee to keep and malutain the buildings now on said premises or which may be hereafter eracted tiesteen fitton at all times, and not suffer waste or permit a nuisance thereon. First parties also agree to pay all taxes, and insurance premiums as required by second party. The also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, attract expenses, because of the failure of first parties to perform or comply with the provisions in said note mortgage contained, and the same are hereby secured by this mortgage.

ny and all times from the property mort min upon default, to take charge of sai

s right hereunder at any time shall not be construed as a waiver of its must upon and enforce strict compliance with all the terms and provisions

If said first parties shall nd party the entire

This nortgage shall extend to and be binding upon the heirs, an anective parties hereto. rs and assigns of the

IN WITNESS WHEREOF, said first parties have bereunto set their hands the day and year first above written Certrude Beaty