

Long No. 51385-03-5 LB

-. 19.67 15

MORTGAGE

## BOOK 149

11656

This Indenture, Made this 14th. day of December Detween Parley Rogers and Dorothy M. Rogers, his wife

## Douglas

17 St. 9.4

of Shather County in the State of Kansas, of the first part, and CAPITOT, FEDERAL SAVINGS AND LOAN ASSO-CLATION of Topean, Kansas, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the sum of Twenty Thousand and No/100

--DOLLARS made to them by second party, the receipt of which is hereby acknowledged, do by these provide mortgage and warrant unto sand second party, its successors and assigns, all of the following described real estate situated in the County of Douglas

and State of Lansar, to-will:

All of Lot 18 and the west 35 feet of Lot 17, said 35 feet lying parallel to the line dividing tots 17 and 18, all in Block 6, in Indien Hills, an Addition " to the City of Lawrence, Douglas County, Fansas

(It is understood and agreed that this is a purchase money no lgare."

I feating, lighting, and planning equipment and fixtures, including stokers and burners, screens, awaings, a dubins, and window shades or blinds, used on or in connection with sold property, whether the sche are and property or horeafter placed therein.

TO HAVE AND THE HOLD THE SAME. With all and singular the lenements, hereditationis and copurtenances there into belogging, or in anywise appercaising, forever, and hereby warrant the title to the same

PROVIDED ALWAYS, And this instrument is arcuted and delivered to secure the payment of the sum of Twenty Thousand and No/1004-----with interest thereou, advanced by said Capite! Federal Savings and Loan Association, and such charges as may become due to said second party under the terms and conditions of the nois secured hereby, which note is hy this reference made a part Agree, to be reput as follows.

In monthly installments of \$ 146.19 each, including both principal and interest. First payment of \$1.6.17 ue on or before the 1st day of February , 1968 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 title of the real estate, mortgaged to secure this note, the entire balance remaining due hereunder may at the option of the more age, be declared due and parable at once.

It is the intertion and seven and of the particles hereto that this mortgage shall also severe any forture advancements made to first parties or any of them, by second origin and any and all indexteeness in addition to the amount above stated which the first parties or any of them, may over to the second party, however evidenced, whether by note, book account or otherwise. This mortgage shall remain in full force and effect between the parties hereto and their heirs, personal repre-sentatives, successors and assigns, until all amounts due hereunder, including future advancements, are paid in full, with in-terest; and upon the maturing of the present indeptedness for any cause, the total dub on any such additional hears shall at the sime time and for the same specific ensues be considered matured and draw ten per cent interest and be collectible out of the progreds of asle shrough forcecours or otherwise.

Pirst parties agree to keen and maintain the buildings now on said premises or which may be hereafter creefed thereon and condition at all times, and not suffer waste or parmit a anisance thereon. First parties also agree to pay all trace, and insurance premiums as required by second party.

Final insurance promiums as required by second party.
Final insurance promiums as required by second party.
Final insurance promiums as required by second party.
Final instruction of the insurance provided and the failure of first parties to perform or comply, with the provisions in said notes and in the arright control and in the state are hereby second party or its agent, at its option upon default, to take charge of said provesty and context all rents and income and apply the same are hereby second party or its agent, at its option upon default, to take charge of said provesty and context all rents and income an apply the same on the parment of insurance promiums, takes, assessments, request and on the said of the rents and provesty and context all rents and income and apply the same on the parment of insurance promiums, takes, assessments, request and income and apply the same on the parment of insurance promiums, takes, assessments, are promiums, takes, assessments, are assessments, request and apply the same on the parment of insurance or candidates of any and context is agent, at its option, or other charges or answers, assessment, are assessment for the said apply the taking of possession hereander shall in no manner prevents or retard assessed to any interval and apply the taking of possession hereander shall in no manner prevent or retard assessment of assessment of assessment and apply in the cance due to an any time shall not be construed as a waiver of its man to be and the simultance of the institution and otherwise.

In said note and in this invitiging concepted. If said first parties shall cause to be neight a second party the entire amount doe it increased and under the terms and previous the terms and neovasions thereof, in accordance with the terms and neovasions thereof, and comply with all the provisions in said gots and may extend the terms in the terms and neovasions thereof, and comply with all the provisions in said gots and may extend the terms and neovasions thereof, and comply with all the provisions in said gots and may extend the terms and neovasions thereof, and comply with all the provisions in said gots and in this mortgange ortained, then these sensition of all of said presents and mean terms in the terms, and second party shall be entitled to the immediate pasters in all of the mortgange or take any other legal action to protect its rights and from the data. Such the default all "sense of indications hereight shall draw interest in the rest exact, per action. Apprendice the whole of the term the data with the rest of homesters and exceed the provided to the immediate pasters in the rest exact, per action. Apprendice the term the data with the rest of homesters and exceed the rest of the terms and the rest of the method of the term terms and the terms and the rest of the method of the terms are sense. This mortgange shall extend to are the main upon the heirs "precutive", administrators, successors and assigns of the respective parties hereto.

WITNESS WHEREOF, said first parties have hereinte set the stands the day and year first above written.

ane

Parley Rogers

in 1

Ragers

: Loge