

## MORTGAGE .

day of October THIS INDENTURE, Made this 9th te , 19 50 , by and between P. E. Hodgden and Emily B. Hodgdon, his wife -l-if

FHA Form No. 2120 m use under Sections 20: (Effective July 1947)

of Jawwerce, Kansac

Mortgagor, and 

42060 Thior 99

CAPITOL PURPHAL SATURDS with Light ASSOCIATION , a corporation organized and existing under the laws of the United States ... Mortgagee:

Hundred and no Aco - - - - - Dollars (\$ 2000.00 ); the receipt of which is hereby acknowledged, dogs by these presents mortgage and warrant unto the Mortgagee, its successors and assfigns, forever, the following-described real estate, situated in the County of Bowlas State of Kansas, to wit: 1.0

Feginning at a point 91 feet South of the Northwest Corner of the South one-haif of the Southerst one-fourth of Soution 6; Tomship 13 South Range 20 East; thence South 72.5 Sect; thence East 330 feet; thence Forth . 72.5 feet; thence West 330 feet to point of Ferinning, less the West 30 feet for public road.

## s understood, and agreed that this is a purchase money nortgage)

The mortgagor covenants and agrees that so long as this mortgage and the The mortgager covenants and agrees that so long as this mortgage matthe said notes secured horeby are discussed off the provisions of the National Housing Act, he will not execute or file for record any insidement which lap-poses a restriction upon the said or occupancy of the mortgaged property on the basis of race, color, or creed. Upon any violation of this undertaking, the mortgages may, at its option, declare the uspaid balance of the debt secured hereby immediately due and payable. . .

TO HAVE AND TO HOLD the premises described, together with all and singular the tenements, hereditaments and appurtenances thereinto belonging, and the rents, issues and profits thereof; and also all appaments and appurtenances thereinto belonging, and the rens, issues and provide therein i and has all appur-ratins, indehinery, futures, chattles, furmaces, heaters; ranges, mangles, gas and electric light futures, elevators; gerciens, screece doors, awnings, bilinds and all other fixtures of whatever, kind and nature ad-present contained on hereafter placed in the buildings now or hereafter standing on the said real estate, and all structures, as a and old in this and equipment erected or placed in or upon the said real estate or sittached to, or used in connection with the said real estate, or to any pipes of fixtures therein for the state there is a structure of the said the structure there is the sum of the said real estate or sittached to, or used in connection with the said real estate, or to any pipes of fixtures therein for the purpose of heating, lighting, or as part of the plumbing therein, or for any other purpose appertaining to purpose or nearing, ignting, or as part or the plannong therein, or for any other purpose appertaining do the present or futtire use or improvement of the said real estate, whether such apparatus, machinery, fixtures or chattels have or would become part of the said real estate by such attachment thereto, en not, all of which apparatus, machinery, chattels and fixtures shall be considered as annexed by and form-ing a part of the freehold and evered by this mortgage; and also all the estate, right, tille and interest of the Mortgader of the and to the indifference investments of the Mortgamer. of the Mortgagor of, in and to the mortgaged premises unto the Mortgagee, forever.

And the Mortgagor covenants with the Mortgagee that he is lawfully seized in fee of the premises And the atorgager covenants with the anorganese that he is lawton stated and that he will war-hereby conveyed, that he has good right to seel and convey the same, as aforesaid, and that he will war-tant and defend the title thereto forever against the claims and demands of all persons whomsoever.

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25