29. .

-

· (C Geres 1

Contraction of the

ALS DECKENS

Sec. As

Lasta Adams Strategical Contract

1

and a second and a second s

Spitzer - Va

42120 BOOK 99 MORTGAGE Loan No. 99-9709

December 19-10

....

This Indenture, Made this 2151

between 2.1C Even

of Lawn pre-

0

0

of Shawnee County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSOCIATION of Topeka, Kansas, of the second parts WITNESSETH. That said first parties, in consideration of the loan of the sum of ... ŕ in the in -

The North 675 for but but is, in Minckin, the sime set A = 1000 is the City of law, the Cooper Science, Ended :

1.13

her with all heating, lighting, and plumbing equipment and fixtures, including stokers and burneets, screens, awaings, storm win-and doors, and window tabade of blinds, used on or in connection with said property, whether the same are now located on said try or hereafter plated, thereas. Toget TO HAVE AND TO HOLD THE SAME. With all and singular the moments, bereditancens and apparentances the ing, or in anywise appertaining, forever, and hereby warrant the title to the same.

PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of

---- ---- Four Thousand and 'no/100 ----------- DOLLARS with interest thereon, advanced by said Capitol Federal Savings and Lean 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, ig be repuid in monthly installments of \$ 112.1.307 each, including both principal and interest. First payment of \$ 112.1.3.

due on or before the 20th day of Feinary , 19 1, and a like sum on or before the 20th day of each month thereafter until total amount of indebtedness to the Association has been paid in full.

monin increasing units to an anount of inservations to use Association and seem pass in tax. It is the increasion and agreement of the pairies here to that this morigate shall also scure any future advancements made to first parties, for any of them, by second party, and any and all indektedness in addition to the annuat show stared which the first parties, or any of them, may over to the scured party, however evidenced, whether by note, hook account show stared which the first parties, main in full force and effect between the parties herein and their herits personal representatives, notecularly and all and any and due hereinadie, including future startaneoment, are paid in full, which interers, and ignore that are supported in a second and any annue, the total under the two started which is the start and the start percenting and the second evidence in the second second and the second evidence in the second second second and the second second and the second seco

First parties agree to keep and maintain the buildings cars on sid premises or which may be hereafter erected thereon in good con-dition at all times, and not suffer state or premise a nuisance thereon. First parties also agree to pay all taxes, assuments and insurance premiums as required by second party.

First parties also acree to pay all costs, charges and expenses reasonably incurred or paid at any time by second pagy, including short act expense, because of the failure of first patters to perform or comply with the provisions in said note and in this more age contained, and the same are hereby sourched by this more age.

the same are hereby sourced by this motingas. First parties hereby assign to genome party the tength and income atisings at any and all times from the frequent matigated to secure this note, and hereby authorize scould party us in agent, it in option up at duilt, to take charge first property and older all terms and income and apply the same on the party are traggers of particular strategies. (party in any party in the same of the party in the same of the

The failure of second party to auert any of its right hereunder at any time shall not be continued as a waiver of its right to assert to same at a tarty time; and to insist upon and enforce stript compliance with all the terms and provisions in sub note and in this mortgage contained.

Intercase variants. If stall first priorie shall cause to be paid to second party the entire amount due it hereunder, and under the terms and provisions of said note hereby secured, including future advancet, and any extensions or retievals hereof, in accordance with the terms and provisions terest, and comply with, all the provisions in said notadi in this mentage: contained, then these presents shall be youd; otherwise to secure advanced and the second activity of the second and the mentage: contained, then these presents shall be youd; otherwise to second activity of the second acti

This mortrage shall extend to and be binding upon the heirs, executors administrators; successors and assigns of the pective parties hereto. resp

IN WITNESS WHFREOF, said fist parties have hereunto set their, hands the day and year first above written.