		Rer. Mo. 11009 Fee Paid 824.00
•	55482 Book 10	08
	MORTGAGE	Loan No
This Indenture, Mi	ade this 30th day of Mar Handke and Margaret E. Handk	- Income
IATION of Topeka, Kansas, of WITNESSETH: That said firs	of Kansas, of the first part, and CAPITOL FED the second part; at parties, in consideration of the loan of the sum o and no/100	1
nade to them by second party, the	e receipt of which is hereby acknowledged, do by the and assigns, all of the following-described real esta	ese presents mortgage and warrant unto
	Lot No. Fifteen (15), in B Southwest Addition, an Add of Lawrence, Douglas Count	ition to the City
TO HAVE AND TO HOLD TO mto belonging, or in anywise ap PROVIDED ALWAYS, And i MINETY-SIX Hundre of ith interest thereon, advanced h and second party under the ast hereof, to be repaid as follo In monthly installments of \$	ing, and plumbing equipment and fixtures, including ndow shades or blinds, used on or in connection with hereafter placed thereon. HE SAME, With all and singular the tenements, h pertaining, forever, and hereby warrant the title to this instrument is executed and delivered to secure 4. and no/100	the payment of the sum of DOLLARS on, and such charges as may become due which note is by this reference made a interest. First payment of \$ 644.69
nue on gr petore ine L'ULII day sach month thereafter until tota	of September , 19 55, and a lill al amount of indebtedness to the Association has	te sum on or before the <u>LULI</u> day of been paid in full.
It is the intention and agreem made to first parties, or any of t which the first parties, or any of otherwise. This motigare shall sentatives, successors and assign torest; and upon the maturing of the same time and for the same of the proceeds of sale through i Wint may are the same to the same time and so the same so the proceeds of sale through it	ent of the parties hereto that this mortgage shall hem, by second party, and any and all indebtedness them, may owe to the second party, however evid remain in full force and effect between the partie s, until all amounts due hereunder, including future f the present indebtedness for any cause, the total opecified causes be considered matured and draw to foreclosure or otherwise.	also secure any future advancements in addition to the amount above stated enced, whether by note, book account or is hereto and their heirs, personal repre- e advancements, are paid in full, with in- tebt on any such additional loans shall at an per cent interest and be collectible out
First parties also agree to pay including abstract expenses, bec- and in this mortgage contained,	d maintain the buildings now on said premises or nd not suffer waste or, permit a nuisance thereon. Juins as required by second party. rall costs, charges and expenses reasonably incurr- ause of the failure of first parties to perform or and the same are hereby, secured by this mortgag	ed or paid at any time by second party, comply with the provisions in said note
First parties hereby assign to graded to secure this note, and her property and collect all rents and pairs or improvements necessary in this mort gage or in the note of said note is fully paid. It is a second party in the collection or	second party the rents and income arising at any reby authorise second party or its agent, at its opt d income and apply the same on the payment of imary to keep said property in tenantable condition, or hereby secured. This assignment of rents shall co- also agreed that the taking of possession hereunded f said sums by foreclosure or otherwise.	and all times from the property mori- ion upon default, to take charge of said irance premiums, taxes, assessments, re- other charges or payments provided for notinue in force until the unpaid balance r shall in no manner prevent or retard
The failure of second party to right to assert the same at a lat	assert any of its right hereunder at any time sha er time, and to insist upon and enforce strict comp e contained.	ll not be construed as a waiver of its bliance with all the terms and provisions

-

- 1 1 M

â

12.1.84

If and first parties 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 advances, and any extensions or renewals hereof, in accordance with the terms and provisions thereof, and comply with all the provisions in said note and in this mortgage contained, then these sections of all of said preventies to remain in full force and effect, and second party shall be mitled to the immediate possections of all of said prevines and may, at its option, declare the whole of said note due and payable and have foreclosure of this mortgage or take any other legal action to protect its rights, and from the date of such default all items of indebtedness hereunder shall draw interest at the rate of 10% per annum. Appraisement and all benefits of homestead and ex-

This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first phove written. The level Hardhel Rangaret & Fandke