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59901 MORTGAGE LOAN NO.	R-3119	
Book 112		•
This Indenture, Made this 12th day of June	, <u>19_56</u>	
between Grace Menhusen, a widow	· · · · · · · · · · · · · · · · · · ·	
Douglus of Boundary, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AN CIATION of Topeks, Kansas, of the second part; WITNESSETH; That said first parties, in consideration of the loan of the sum of		•
Four Thousand and no/100	DOLLARS	•. [*]
made to them by second party, the receipt of which is hereby acknowledged, do by these presents mortgage is all second party, its successors and assigns, all of the following-described real estate situated in the Cour Douglas		
Beginning 90 feet South of the Southwest Corner of Lot Six (6) in Block Seven (7) in Babcock's Addition to the City of Lawrence; thence South on the East line of Tennessee Street, produced South		
from said Addition, 50 feet; thence East 117 feet; thence North 50 feet; thence West 117 feet to the place of beginning, in the Northwest Quarter of Section 6, Township 13 South, Range 20 East		
of the Sixth Principal Meridian, in the City of Lawrence, in Dougl County, Kanaas	85	
(It is understood and agreed that this is a purchase money mortgage)	· •	
Together with all heating, lighting, and plumbing soulpment and fixtures, including stokers and burners, sourm windows and doors, and window shades or blinds, used on or in connection with said property, whet new located on said projecty or hereafter placed thereon.	screens, awnings, her the same are	
TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appr unto belonging, or in anywise appertaining, forever, and hereby warrant the litle to the same.	artenances there-	
PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum Four Thousand and no/100	of <u></u>	
rous internet thereon, advanced by said Capitol Federal Savings and Loan Association, and such charges as to said second party under the terms and conditions of the note secured hereby, which note is by this part hereof, to be repaid as follows:	DOLLARS	
part hereof, to be repaid as follows: Is monthly installments of this bill each, including both principal and interest. First paymer	uh.ul	· ·
the set of before the 20th day of July, 19 56, and a like sum on or before the section of	e20t/h day of	
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It is the intention and agreement of the parties hereto that this mortgage shall also secure any futn		
The two investions and agreement of the partied bereto that this morigage shall also secure any future makes to first parties, or any of them, may owe to the second party, however evidenced, whether by note, elbervies. This morigage shall remain in full force and effect between the parties hereto and their heirr emissives successors and assigns, until all amounts due hereunder, joilding future advancements, are pain termit, and upon the maximing of the present indebiedness for any cause, the total debt on any such addition the same time and for the game specified causes be considered matured and draw ten per cent interest and of the presents of and through forceours or otherwise.	book account or , personal repre-	
First parties agree to heap and maintain the buildings now on said premises or which may be hereafter in good condition at all times, and not suffer wants or permit a nuisance thereon. First parties also agree assumments and insurance premiums as required by second party.		
First warting also germa to now all sente abarman and average and the total the total to the	ions in said note	5-1-1- 5-1-1
and in this meetings contained, and the same are hereby secured by this mortgage.	a property mort-	
and to this marriages contained, and the same are hardy sourced by this mortgage. "The parties hendy assign to second party the rents and income arising at any and all times from the area to merry this mere, and hereby authorine second party or its agent, at its option upon default, to tak the parties default of the second party of the second party or its agent, at its option upon default, to tak the second party of the second party of the second party or its agent, at its option upon default, to tak the second party of the second party of the second party or its agent, at its option upon default, to tak the second party of the second party of the second party or its agent, at its option upon default, to tak the second party of the seco	assessments, re-	i i
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The state marries contained, and its same are hardweared by period to perform or comply with the provis The parties hereby assign to second party the rents and income arising at any and all times from the agent to mean the second party of the rents and income arising at any and all times from the agent to mean the second party of the rents and income arising at any and all times from the agent of means of the second party of the rents and income arising at any and all times from the agent of means of the second party of the second party of its agent, at its option upon default, to tak the means of the note hereby secured. This assignment of rents shall continue in force until the agent are in the selection of all owned by forecours or otherwise. The failure of means party to assert any of the right bereader at any time shall not be construed as the secure the same at a later time, and the index toget and enforce strict compliance with all the term	assessments, re- ents provided for e unpaid balance revent or retard a waiver of its and provisions	*
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The fair manipuse contained, and it is make an induce of first parties to perform or comply with the provise the parties marries contained, and it is make any hardy secured by this mortgage. "Find parties hereby assign to second party the rents and income arising at any and all times from the party to mean the second party the rents and income arising at any and all times from the request to mean the second party the second party of its arent, at its option upon default, to tak request to mean the second party the second party of its arent, at its option upon default, to tak request to mean the second party in the second party of its arent, at its option upon default, to tak the second party at the second party is the taking of possession hereunder shall continue in force until the test of the second party is the second party of the right berounder at any time shall not be construed as the second party is the second party to assert any of its right berounder shall not be construed as the second party is the second party to assert any of its right berounder shall not be construed as the second party is the second party to assert any of its right berounder shall not be construed as the second party is the second party is assert any of its right be second party the shall not be construed as the second party is the second party is a second party the second party attensions or renewals hereof, in the second party action the second party with all the provisions in asid note and in this mortgage contained. If the second party is there the second, and comply with all the provisions in asid note and in this mortgage contained. If the second party here there are all second party with all the provisions in asid note and in this mortgage contained. If the second party actions thereaft, and comply with all the provisions in asid note and in this mortgage contained. If the second party here thereaft, and comply with all the provisions in asid note and in this mortgage contained. If thereaft, and premises a	assessments, re- nits provided for e unpaid balance revent or retard a waiver of its is and provisions er the terms and accordance with almed, then these e immediate pos- have foreclosure litens of indebt. assigns of the	

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