		Reg. No. 13,577 Fee Paid \$25.00
	6400	
	MORTGAGE	Loan No. <u>R-3757</u>
	this 19th day of Septem and Janis M. Letsch, his wife	nber, 19.57.
Douglas	Kansas, of the first part, and CAPITOL FEDEI	<u></u>
CIATION of Topeka, Kansas, of the	Kansas, of the first part, and CAPITOL FEDEI second part; arties, in consideration of the loan of the sum of	
made to them by second party, the re-	ceipt of which is hereby acknowledged, do by these assigns, all of the following-described real estate	a presents mortgage and warrant unto
City of Lawrence, Dougla Upon transfer of title t	to the mortgage property, the enti-	re amount on the note and
Tt is understood and agr	of the mortgagee, shall become due eed that this is a purchase money	mortgage.
ogether with all heating, lighting, torm windows and doors, and window tow located on said property or her TO HAVE AND TO HOLD THE	and plumbing equipment and fixtures, including a w shades or blinds, used on or in connection with cafter placed thereon. SAME, With all and singular the tenements, her taining, forever, and hereby warrant the title to th	tokers and burners, screens, awnings, said property, whether the same are editaments and appurtenances there-
PROVIDED ALWAYS, And this	instrument is executed and delivered to secure the	e payment of the sum of
with interest thereon, advanced by said second party under the terr	aid Capitol Federal Savings and Loan Association ms and conditions of the note secured hereby, w	, and such charges as may become due hich note is by this reference made a
In monthly installments of \$ 90.4	26 for thach, including both principal and int	terest. First payment of \$ 90.20
due on or before the 20th day of	November , 19 57, and a like mount of indebtedness to the Association has been	sum on or before the 20th day of en paid in full.
It is the intention and agreement made to first parties, or any of them which the first parties, or any of the	of the parties hereto that this mortgage shall a a, by second party, and any and all indebtedness i sm, may owe to the second party, however eviden	lso secure any future advancements n addition to the amount above stated ced, whether by note, book account or
senterwise. This mortgage shall ren sentatives, successors and assigns, un terest; and upon the maturing of the the same time and for the same senter.	of the parties hereto that this mortgage shall a , by second party, and any and all indebtedness i m, may over to the second party, however eviden nain in full force and effect between the parties b ntil all amounts due hereunder, including ruture a e present indebtedness for any cause, the total deb illed causes be considered matured and draw ten closure or otherwise.	ereto and their heirs, personal repre- dvancements, are paid in full, with in- it on any such additional loans shall at
of the proceeds of sale through fore First parties agree to keep and m	closure or otherwise. Islantain the buildings now on said premises or who to suffer waste or permit a nuisance thereon. Fi is as required by second party.	hich may be hereafter erected thereon
assessments and insurance premium First parties also agree to pay all	is as required by second party.	or paid at any time by second party,
and in this mortgage contained, and First parties hereby assign to sec	costs, charges and expenses reasonably incurred of the failure of first parties to perform or con d the same are hereby secured by this mortgage. ond party the rents and income arising at any ar	appy with the provisions in said note
property and collect all rents and inc pairs or improvements necessary to in this mortgage or in the nots her	ond party the rents and income arising at any ar a sutherize second party or its agent, at its option come and apply the same on the payment of insura keep said property in itenantable condition, or of eby secured. This assignment of rents shall cont agreed that the taking of possession hereunder a id sums by foreclosure or otherwise.	upon detault, to take charge of said ince premiums, taxes, assessments, re- her charges or payments provided for inue in force until the unput belance
of said note is fully paid. It is also second party in the collection of sa The failure of second party to say	agreed that the taking of possession hereunder a id sums by foreclosure or otherwise.	shall in no manner prevent or retard
right to assert the same at a later ti in said note and in this mortgage co If said first parties shall cause to	ert any of its right hereunder at any time shall ime, and to insist upon and enforce strict complia ntained.	not be construed as a waiver of its
provisions of said nots hereby secure the tarms and provisions thereof, ar presents shall be void; otherwise to	be paid to second party the entire amount due i ed, including future advances, and any extensions and comply with all the provisions in said note and remain in full force and effect, and second party a may, at its option, declare the whole of said note legal action to protect its rights, and from the d st at the rate of 10% per annum. Appraisement	or renewals hereof, in accordance with in this mortgage contained, then these shall be entitled to the immediate non-
session of all of said premises and r of this mortgage or take any other edness hereunder shall draw interer	nay, at its option, declare the whole of said note legal action to protect its rights, and from the du at at the rate of 10% per annum. Appraisement	due and payable and have foreclosure ate of such default all items of indept- and all benefits of homestead and ex-
	be binding upon the heirs, executors, administra	
	first parties have hereunto set their hands the de	
	Howard L. L	atsch later
	Janis M. Le	n Setuch
STATE OF KANSAS		
COUNTY OF DOUGLAS) ••	
	with 1 is	
BE IT REMEMBERED, that or Notary Public in and for the Count	a this 26 - day of Septemberd, A. D.	19.57, before me, the undersigned, a
his wife	and alorsald, came indicate has Lette	who are personally
known to me to be the same person	who executed the within instrument of writi	
General Area and and and and and and and and and an	I have hereunto set my hand and Notarial Seal th	한편 [[] 이 것은 아이들은 이 관하고 않을 것이 한 것이 하나 있다.
(ISEAL)	Joseff	e uny and year last above written.

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e neu at paid in full, and the Register of Deeds is authorized to release it of record.

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