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Reg. No. 15,458 Fee Paid \$42.50

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Loan No. R-50460LB

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This Indenture, Made this 8th day of September between Raymond G. O'Connor and Evelyn S. O'Connor, his wife

Douglas of Skywige County, in the State of Kaniss, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-CATION of Topka, Kaniss, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the sum of Seventeen Thousand and DOLLARS

A tract described as follows: Beginning at the Southwest corner of Lot.7, Block 6 of Hillerest Addition, thence Northeasterly along the West line of said Lot 7, 10h.16 feet; thence East 113.07 feet to the East line of said Lot 7; thence Southwesterly along the East line of said Lot 7, 82.46 feet; thence Southwesterly along an arc of 25' radius 37.93 feet; thence West 85.07 feet to the point of beginning, in the City of Lawrence, Douglas County, Kansas.

(It is understood and agreed that this is a purchase money mortgage.)

Together with all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, awnings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are new located on said property or hereafter placed thereon.

TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances there-unto belonging, 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 Seventeen

Thousand and No/100 - - -3.0 In monthly installments of \$ 114-11

each, including both principal and interest. First payment of \$ 114.11 due on or before the 20th day of October , 19 .59, 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 fall.

Said note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance aming due harsunder may at the option of the mortgages, be declared due and payable at once.

remaining due nersunder may at the optich of the mortgages, be declared due and payable at once. It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advancements made to first parties, or any of them, by second party, and any and all indebtedness in addition to the amount above stated otherwise. This mortgage shall remain in full force and effect between the parties hereto and their heirs, personal repre-sentatives, successors and assigns, until all amounts due hereunder, including future advancements, are paid in full, with in-the same time and for the same specified cause be considered matured and draw ten par cent interest and be collectible out of the proceeds of sale through foreclosure or otherwise.

the same time and for the same specified causes be considered matured and cause ten pay usen sources to any usen sources the source of the proceeds of sale through foreclosure or otherwise. First parties agree to keep and maintain the buildings new on said premises or which may be hereafter erected thereon in seasoned and and the source of the proceed thereon. First parties also agree to pay all taxes, it is a second party. This parties agree to keep and maintain the buildings new on said premises or which may be hereafter erected thereon. First parties also agree to pay all taxes, it is a source premiums as required by second party. This parties also agree to pay all cost, charges and expenses reasonably incurred or paid at any time by second party, individual state expenses, because of first parties to prior or comply with the provisions in said note including abatrate expenses, because of first parties to prior any source of prior the source of the parties of a source of the provisions in said note for parties to be all the source of party by this mortgage. First parties hereby assign to second party of the spectra of point upon default, to take charge of said note is fully paid. It is also agreed that the taking of possesian herebunder shall into a manner prevent or retard or the abatrage or on the note hereby second, party in taxantable condition, or other charges or payments provided for the said and the same at a part of its again at a source of said note is fully paid. It is also agreed that the taking of possesian herebunder shall into a manner prevent or retard or retard in a due to man by foreclosure of otherwise. If add notes and in this mortgage contained. If a said first parties shall cause to be paid to second party the entire smount due it hereunder and under the terms and provisions in said note entry second, including future advances, and any extending contained, then these of all ots hereby second, including future and ander the sential second in this mortgage contained in this mortgage

mption laws are hereby waived. This mortgage shall extend to and be binding upon the spective parties hereto. succutors, administrators,

Haymond &. Hics

O'Connor

Evelyn A. O Connor

IN WITNESS WHEREOF, said first parties have hereunto set their has ds the day and year first