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Lonn No. 50971-31-0-10

## MORTGAGE

38567 BOOK 138

This, Indenture, Made this Bib day of July lim Ly Lovie and Judith W. Lovie, his wife

Description County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-CIATION of Topeka, Kansas, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the sum of Eleven Thousand Six.

DOLLARS made to them by second party, the receipt of which is hereby acknowledged, do by these presents mortgage and warrant unto said second party, its successors and assign, all of the following described real estate situated in the County of Douglos and State of Kansas, to wit:

Ent 20 in Block "C" in Southwest Addition Winter Four, an Addition to the Dity of Lawrence, Druging Sounty, Katais,"

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

Togother with all heating, lighting, and plumhing equipment and fixtures, including stokers and burners, screens, awaings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on and numeric as heared there.

TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances there nto belonging, or in anywise appertaining, forever, and hereby warrant the title to the same.

DOLLARS

DOLLARS to said second party under the terms and conditions of the note secured hereby, which note is by this reference made a part bareof, to be repaid as follows:

each, including both principal and interest. First payment of \$ 72. In monthly installments of \$ .72.22

Said note further provides: Upon transfer of tills of the real estate, mortgaged to secure this note. The entire balance remaining due bereander may at the option of the mortgagee, be declared due and payable at once.

Said mote further provides: Upon transfer of title of the real estate, mortgaged in secure this note, this entire balance femalining due horsunder may at the option of the mortgage, be declared due and payable at one. This note, this entire balance that the first parties or any of them, may one to the second party, between event and the second mote and advantage of the second party and all indubtedness in addition to the amount above stated whether the post-book account advecting and advecting the second party, barweer evidenced, whether by note, book book account advecting of them, may one to the second party, however evidenced, whether by note, book personal representatives, nuccessors and assigns, until all amounts due bereander, including future advancements, are paid in full, with increase is and for the same apecified causes be considered matured and draw terp per cert interest and be collectible out of the proceeds of all through foreclosure or otherwise. This parties agree to keep and maintain the building now on mid provide, graphic parts agrees to pay all taxes, and advected of the failure premiums as required by second party. The more one parts the provisions in and note and interest, because of the failure of first parties to perform or comply with the provisions in rail note and in this mortgage contained, and the same are hereby secured by this mortgage. The parties herebo assign to second party for tents and income and any time by second party or the pay all all the notes and provise second party or the same and obter this note, and here is and income and any the anate on the pay and all in the provisions in rail note and in this mortgage contained, and the same are hereby accured by this mortgage. The parties herebo accured party for the same and herebo subhorise second party or the same tail or the pay all at any time by account and the same are availed to the pay all at any time by a second party or the same and provision at a second party or the same tails of inourse pay all casts. This assig

This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the spectrum particles herets.

to set their hands the day and year first above written fires L Lewis

Tollth W. Laws o

IN WITNESS WHEREOF, said first par