Reg. No. 19,746 Fee Paid \$38.50

Loan No. 20171-34-8-19

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## 35.5.9 BOOK 138 MORTGAGE

## This Indenture, Made this 15 th day of .... July between John E. Starkey and Marilarett Starkey, his wife

of Staving County, in the State of Kanasa, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO. CIATION of Topoka, Kanasa, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the sum of <u>Figures</u> Thousand From

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

Togather 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 an or in connection with said property, whether the same are now located on said property or hereafter placed thereon.

TO HAVE AND TO HOLD THE SAME, With all and singular the tenaments, hereditaments and appurtenances there-anto 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

DOLLARS

With interest thereon, advanced by said Capital Federal Savings and Loan Amociation, and such charges as may become due to said second party under the terms and conditions of the note secured hereby, which note is by this reference made a part hereof, to be repaid as follows: In monthly installments of \$2.9.98 \_\_\_\_\_each, including both principal and interest. First payment of \$.89,98

It is agreed that the mortgage, may, at any time during the mortgage term, and in its discretion, apply for and purchase mortgage guaranty insurance, and may apply for renewal of such mortgage guaranty insurance covering this mortgage, and pay premiums due by reason thereof, and require repayment by the mortgagors of such amounts on the mortgages which failers easily be considered a default, and all provisions of the mortgage and the note secured thereby with regard to default shall be applicable.

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

remaining due hereunder may at the option of the mortgages, he declared due and payable at ence. It is the intention and agreement of the parties hereto that this mortgage shall also scarce any future advancements made to first parties, or any of them, hy second party, however evidenced, whether by note, book account or otherwise. This mortgage shall remain in full force and effect between the parties hereto and their heir, hereinal types-sentatives, successors and assigns, until all amounts due hereunder, including future advancements, are paid in foll, with in-terest; and upon the maturing of the greent inductions for any cause, the total debt on any such additions that at the same time and for the same specified causes be considered matured and draw ten pier can interest and upon the diditions shall are the same time and for the same specified causes be considered matured and draw ten pier can interest and be collectible out of the proceeds of all through foreclearus or otherwise. Pirst parties agree to keep and maintain the buildings now on said premises or which may be hereafter erected therein matures, and out for ways are required by second party. First parties also agree to pay all casa, charges and expenses reasonably incurred or paid at any time by second party, including abstract expenses, because of the failure of first parties to perform or comply with the provisions in said note and in this mortigage contained, and the same are hereby sective by this mortgage. First parties hereby assign to second party the rents and income arising at any and all times from the property mort-

Including abstract expenses, because of the fullure of first parties to perform or comply with the provisions in said note and in this mortgage contained, and the same are hereby secured by this mortgage. First parties hereby assign to second party the rents and income arrising at any and all times from the property mort-gaged to secure this note, and hereby authorize second party or its agent, at its option upon default, to take charge of and property and collect all rents and income and apply the same on the payment of insurance parsimus, taxe, assessments, re-rest is into the second party be ered. This assignment of rents shall continue in force until the tunpid balance of and note in fully pad. First hereby will be been as the payment of the same on the payment of insurance parsimus, taxe, assessments, re-rest and note in the party be ered. This assignment of rents shall continue in force until the tunpid balance of and note fully pad. The hereby secured. This assignment forces strict compliance with all the terms and provisions of and note and in this mortgage contained. In fail furty rates is all acts time, and to insist upon and enforces strict compliance with all the terms and provisions of and note and in this mortgage contained. In fail furty parties shall cause to be dot to rent on the string and the same of the whole of said note doe and under the terms and previsions of asid note hereby secured, including future extractes, and any extributes and in the mortgage contained, then these section of asid note hereby secured, including future extractes, and any extributes and in the mortgage contained, then these section of asid note hereby accured, including future extractes, and any extributes and in the mortgage contained, then these section of asid note hereby accured, including tune extra the whole of and the mortgage contained, then these section of a staid note hereby accured, including upon default to be previsione in said note doe and my the section the section said is force the legal action t

This morigage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the

aspective parties hereto. IN WITNESS WHEREOF, said first parties have hereunic set their fange the day and year first above writte

plus E. Stailey

Margarett Starky