Loss No. 51002-34-8-18

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MORTGAGE

This Indenture, Mada 144 184 day of September between James L. Koevenig and Kathleen D. Koevenig, his wife

Douglas

Lot Four (l_i) , in Block Ome (1), in Stinson Hills, an Addition to the City of Lawrence, as shown by the recorded plat thereof, Douglas County, Kanzas.

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

with interest thereon, advanced by said Capitol Federal Savings and Loan Association, 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 \$116.62 ______ sach, including both principal and interest. First payment of \$ 116.62 due on or before the 10th day of <u>October</u>, 19 fit, and a like sum on or before the 10th day of each month thereafter until total amount of indebtedness to the Association has been paid in full.

It is surved that the mortgages, may, at any time during the mortgage term, and in its discretion, apply for and purchase mortgage guaranty insurance, and may apply for research of such martgage guaranty insurance covering this mortic ge, and pay aremiums due by reason thereof, and require requyment by the mortgagers of such amounts as are advanced by the mortgager. In the event of failure by the mortgagers to repay and amounts to the mortgage, such failure shell be coffsiciered a details, and all previous of the morteses and the nucle second thereby with recent to default, ability to even the second the mort second the second thereby with recent to default, ability to second the mort second the mort second the second the second to default.

Baid note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, th sining due hereunder may at the option of the mortgages, be declared due and payable at once.

Baid note further provides: Upon trianefer of tille of the real state, mortgaged to secure this note, the entire balance function of the mortgage, be declared due and populs at each. The mortgage that have been and the secure any future advancements which the first parties or any of them, may even to the secure and indicates in addition to the anount above states the fort parties are any of them, may even to the secure and indicates in addition to the anount part of the secure any and indicates in addition to the anount part of the secure and the secure any of them any even to the secure and indicates in addition to the anount part of the secure and the secure any of them any even to the secure and indicates in addition to the anount part of the secure and the secure any of them any even to the secure and indicates in addition to the anount after the secure and the secure any of them any even to the secure and indicates are paid for the secure and the secure any of the secure and the secure and the secure any of the secure and the secure are required by secure data. The secure and the secure and the secure per and maintain the building above the secure the secure and the secure per secure the secure per secure the secure per secure and part the secure and per secure the secure and the secure per secure the secure the secure per secure the secure per secure the secure per secure the secure per secure the secure the secure per secure the secure the secure the secure per secure the secur

This mortgage shall extend to and be binding upon the heirs, executors, administra ors and assigns of the

IN WITNESS WHEREOF, said first parties have bereunto set their hands the day and year first above written.

Japes A. Koevenig James L. Koevenig haphisen D. Koevenig

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