Fee Paid \$32.50

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## MORTGAGE

Loan No. 51146-34-1-LB

This Indenture, Made this 20th day of October between ... James R. Collins and Matalie F. Collins, bis wife

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BOOK 112 3055

1.1 DOUTING COUNTY in the State of Kannas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-CHATION of Topeka, Kanass, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the sum of Thirteen Thousand and

No/100 - - - -e to them by see and party, the receipt of which is hareby acknowledged, do by these presents mortgage and warrant unto s successors and assigns, all of the following-described real estate situated in the County of and State of Kansas, to-wit: bouglas said s

Let Four (4) in Block One (1), in Southwest Addition No. Eleven (11), an Addition to the City of Lawrence, Douglas County, Kansas.

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

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Together with all heating, fighting, and plumbing equipment and firtures, including stokers and burners, acreens, awnings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are

TO HAVE AND TO HOLD THE SAME, With all and singular the lanements, bereditaments and appurtenances there into belonging, or in anywise appertaining, forever, and hereby warrant the title to the same. PROVIDED ALWAYS, And this instrument is szecuted and delivered to secure the payment of the sum of Thirteen Thousand and No/100 ----- DOLLARS

- - DOLLARS 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 In monthly installments of \$75.87

each, including both principal and interest." First payment of \$ 75.87 

all thereafter until total amount of incorner, and using the during the mortgane. In the second that the mortgage may at any time during the mortgane is the house is gratianty for entropy of the mortgage gratering the mortgage of the second particle present of failure by the mortgages in the second of failure by the mortgages in the mortgage and bounds for the mortgages. In the second of failure by the mortgages is reply and successful the mortgages, such failure shall be considered a default, and all provisions of the mortgage and the mote secured thereby with regard to do not shall be applicable.

Said note further provides: Upon transfer of title of the real estate, mortraged to secure this note, the entire balance maining due hereunder may at the option of the mergages, be declared due and payable at once.

Said note forther provides: Upon transfer of rule at the year state, nortgaged to secure this note, the sailte balance remaining due hereunder may at the option of the maringage, be declared due and payable at once. It is this intention and agreement of the parties hereto that this mortgage shall also secure this note, the sailte balance and to first parties, or any of them, by second party, and any and all indebtedness in addition is the amount above stated which the first parties, or any of them, may over to the second party, however evidenced, whether by noise, book account or charvise. This mortgage shall remain in full force and effect between the parties berview the the fair, parties how a state otherwise. This mortgage shall remain in full force and effect between the parties berview thad this heir, parties how a state the same time and for the same specified causes be considered matured and draw ten per cent interest and be collectible out of the same time and for the same specified causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of an h through forelesure or otherwise. This parties agree to keep and maintain the buildings how on said premises or which may be hereafter erected thereon is good condition st all three, and not auffer warie or permit a nuisance thereon. First parties also agree to pay all cests, charges and oxpense premiums as required by this mortgage. Three parties also agrees to pay all cests, charges and expenses reasonably incurred or paid at any time by second party, and in this mortgage contained, and therine second party or the agent, at its option ond fault, to take charge of as and property and cellect all rents and income and horins exceed party in the matures premises are pay mant of an approximation in agent of the source expenses, take and be ready secured by this mortgage. The parties hereby assign to second party the rents and income arising at any and all times from the property mort-gaged to ascert this note, and hereby s

second party in the collection of and sums by foreclosure or oblevate. The failure of second party to assert any of its right hereunder at any time shall not be construed as a waiver of its in mid note and in this morigage contained. If said first parties shall cau to be paid to second party the entire amount due it hereunder and under the terms and provisions of said note hereby secured, including future advances, and any artensions or renewals hereof, in accordance with the terms and provisions thereof, and comply with all the provisions in said note and in this mortgage contained. If said first parties shall cause to be paid to second party the entire amount due it hereunder and under the terms and the terms and provisions thereof, and comply with all the provisions in said note and in this mortgage contained, then these section of all of aid premises and may, at its option, declare the and two art wall be entilled to the immediate poa-of this mortgage or take any other legal scien to protect its rights, and from the date of such clearal the actions and payable and have foreclosure conservations are take any other legal scien to protect its rights, and from the date of such clearal the action and payable and have foreclosure conservations that darw interest as the rate of 10% per annum. Appraisement and all benefits of homestead and ex-

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

e. S. Colline

Ush J. Cilling

IN WITNESS WHEREOF, said first parties have hereunto set their ha