Water States and States

Reg. No. 601 Fee Paid \$18.75

MORTGAGE 2447 BOOK 111 This Indenture, Made this 1st day of September between Carl D. Ingram and Helen I. Ingram, his wife . 19 65 Douglas of Display County, in the State of Raman, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-CIATION of Topkin, Kannas, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the sum of Seven Thousand Five DOLLARS sald as The East 75 feet of Lots number Eleven (11) and Twelve (12) in George C. Smith's Addition, an Addition to the City of Lawrence, Douglas County, Kansas (It is understood and agreed that this is a purchase money mortgage.) Together with all besting, lighting, and plumbing equipment and fixtures, including stokers and burners, across, avainings, storm windows and doors, and window shades or blinds, used on or in connection with and property, whether the same are to be burners. TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances there unto balonging, or in anywise appartaining, forever, and hereby warrant the title to the same. In monthly installments of \$ 62.29 each, including both principal and interest. First payment of \$ 62.29 due on or before the 1st_day of October , 19 65, and a like sum on or before the 1st_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 remaining due hereunder may at the option of the mortgages, he declared due and payable at once. Said note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance remaining due hereunder may at the option of the mortgages, is declared due and payable at once. It is the intention and agreement of the parties herets that this mortgage shall also secure any future advancements made to first parties, or any of them, by second party, and any and all indektedness in addition to the amount abave stated which the first parties, or any of them, may owe to the account way and all indektedness in addition to the amount abave stated otherwise. This mortgage shall remain in full force and efficiency, including future advancements, are paid in full, with in-ternative an upon the maturing of the present indektodness for any canae, the total debt on any such additional boars shall at of the proceeds of asle through forcelosure or otherwise. This parties agree to keep and maintain the buildings how on asid premises or which may be hereafter erected thereon in good condition stall times, and not suffer wate or parmit a tuisance thereon. First parties also agree to pay all lacts, charges and explanaes reaction have be allowed by all states. And the same specification the same specification barry. First parties agree to keep and maintain the buildings how on asid premises or which may be hereafter erected thereon in good condition stall times, and not suffer wate or parmit a tuisance thereon. First parties also agree to pay all lacts, and in his mortgage contained, and the same are here there are a to addition any time by second party, and in this mortgage contained, and the same are here by secure by this mortgage. First parties hereby assign to second party the remits and income arising sit mays and all times from the property mort-areged to secre this note, and hereby autorities almost and the surface contained for the start and here and there and in this mortgage of in anotgage on the hereby secur second party in the collection of said sums by foreclosure or obsession parender shall in no manner prevent or relard The follows of second party to assert any of its right hereunder at any time shall not be construed as a waiver of its in add nate and in this mortgage contained. If said first parties that a later time, and to insist upon and enforce strict compliance with all the terms and provisions in add nate and in this mortgage contained. If said first parties that accurs to be paid to second party the entire amount due it hereunder and under the terms and provisions of asid nots hereby secured, including fours advances, and any ortensions or renarsal hereof, in accordance with the terms and provisions thereof, and comply with all divisions in said note and in this mortgage contained, then these session of asid pervises to remain in full force and driving and second said note dues and party shall be entitled to the immediate bose session of asid pervises the rest is the rate of 10% per annum. Appraisement and all benefits of homestead and ex-tension are seening white the second second party that entities and force and advise and fit and be and party is and have foreclosure edness hereunder while division is paid to second and accord second and all benefits of homestead and ex-This mortgage shall attend to and be binding upon the heirs, executors, administrators, succe sepective parties hereto. IN WITNESS WHEREOF, said first parties have hereunto ast their h 12

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