	Reg. No. 627 Fee Paid \$33.00
2531 N This Indenture, Made this lat between Phillip W. Keffer and J	MORTGAGE BOOK 141 day of September , 19 65
Douglas of Skrying County, in the State of Kansan, of 1 CLATION of Topeka Kansas of the same date	he first part, and CAFITOL FEDERAL SAVINGS AND LOAN ASSO.
Hundrad Fifty and No/100	h is hereby acknowledged, do by these presents mortgage and warrant unto
Lot Six (6), in Block "A" i the City of Lawrence, Dougl	n Southwest Addition Number Four, an Addition to
(It is understood and agreed Together with all beating, lighting, and plumbing storm without and doors and with a start but	d that this is a purchase money mortgage.)
unto belonging, or in anywise appertaining, foreve	equipment and fixtures, including stokers and burners, screens, awnings, inds, used on or in connection with said property, whether the same are bereon. all and singular the 'knements, hereditaments and appurtenances there- r, and hereby warrant the title to the same.
Thousand Two Hundred Ed Stry and No.	200 Dollarse and delivered to secure the payment of the som of <u>Thirteen</u> 200 Dollarse Job - Dolla
due on or before the _1st_day of Octobe each month thereafter until total amount of indul	h, including both principal and interest. First payment of \$ 77.65 F
for and surchase mortgage guarant a insurance	and may apply for ren a such mortgagerguaranty
Said note further provides: Upon transfer of t	gages, such failurs shall be considered a default, and all ured thereby with regard to default shall be splicable itle of the real estate, mortgaged to accurs the suit the
It is the intention and agreement of the parties h made to first parties, or any of them, by second par which the first parties, or any of them, may over to otherwise. This mortgage shall remain in full form sentatives, successors and savier. until all form	sortgages, he declared due and payable at once. setto that this mortgages shall also secure any future advancements by and any and all indeclareness in addition to the amount labve sinted he second party, however eridenced, whether by note, book account or and effect between the parties hereto and their heirs, personal repre- due hereunder, including future advancements, are paid in full, with in- deness for any eause, the total debt on any such additional loans shall at briss. lings now on said promises an which much the second party has been been be the second party of the second bar of the second bar of the second bar in the second bar of the s
terest; and upon the maturing of the present indebut the same time and for the same specified causes be o of the proceeds of sale through force/ourse or other First parties agree to keep and maintain the build in good condition at all through chain the build	one nervender, including future advancements, are paid in foll, with in- deness for any cause, the total debt on any such additional ions shall at sonsidered matured and draw ten per cant interest and be collectible out lings now on said primises or which may be benefate and the solution
and in this mortgage contained of the failure of	vise. lings now on said preimises or which may be bereafter erected thereon or permit a nuisance thereon. First parties also agree to pay all taxes, second party. of expenses reasonably incurred or paid at any time by second party, if first parties to perform or comply with the provisions in said note ereby secured by this mortgage.
First parties hereby assign to second party the rem graged to secure this note, and hereby authorize second property and collect all rents and income and apply it pairs or improvements necessary to keep said proper in this mortgage or in the note hareby secured. Th	areby secured by this mortgage. is and income arising at any and all times from the property mort- party or lis agent, at its option upon default, to take charps of add as same on the payment of insurance premiums, taxes, assessments, re- y in tennatable condition, or other charges or payments provided for is assignment of rents shall continue in force until the unpaid blance adding of possession hereunder shall in no manner prevent or relard bergunder the start time that the tenner between the start is assigned to be the shall be the start of the start of the start because or otherwise.
in said note and in this same at a later time, and to insist	upon and enforce strict compliance with the as a waiver of its
If said first parties shall cause to be paid to second provisions of said note hereby secured, including futu- the sames and provisions thereof, and comply with all presents shall be void; otherwise to remain in full fore session of all be said premises and may, at its option	I party the entire amount due it hereunder and under the terms and provisions to advances, and any attemations or renewais hereof, in accordance with the provisions in said note and in this mortgage contained, then these and effect, and second party shall be entitled to the immediate pos- declars the whole of and note due and payable and have foreclosure state. Its rehat, and from the date of nout default all items of indebi- declars annum. Appraisment and all benefits of homestead and ex-
respective parties hareto.	he heirs, executors, administrators, successors and assigns of the
IN WITNESS WHEREOF, said first parties have	hereunto set their hands the day and year first above written.