Loan No. 51271-03-8 LP

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February · 20th This Indenture, Made this___ day of between _____ James A. Duffy and Opal M. Duffy, his wife

BOOK 146

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Douglas of SERVING County, in the State of Kanzas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-CIATION of Topeka, Kansas, of the second part;

MORINACHO

WITNESSETH: That said first parties, in consideration of the loan of the sum of Eleven Thousand and No/100----made to them by second party, the receipt of which is hereby acknowledged, do by these presents mortgage and warrant unio said second party, its successors and assigns, all of the following-described real estate situated in the County of <u>douglas</u> and State of Kansas, to-wit:

Lot Thirty-one (31), in Foliday Hills Number Six, an Addit on t the City of Lawrence, Douglas County, Kansas. (It is understand and agreed that this is a purchase money mortgage.)

Together with all heating, lighting, and plumbing equipment and fixtures, including stokers and burn ray screer awning storm wintows and doors, and window shades or blinds, used on or in connection with said property, whether the same a now located on said property or hereafter placed thereon.

TO HAVE AND TO HOLD THE SAME. With all and singular the tenements, hereditaments and appurtuna and there-ate belonging, or in any wise appertaining, forever, and hereby warrant the title to the same.

- - - DOLLARS with interest thereon, advanced by said Capitol Federal Savings and Loan Association, and such the rest as may become due to said second party under the terms and conditions of the note secured hereby, which note is by U a reference made a part hereof, to be paid as follows:

In monthly installments of \$ 82.02 each including both principal and interest. First cayment of \$ 82.02 due on or before is 1st day of April ,19 67, and a like suph on or before the 1st each month thereafter until total amount of indebted less to the Association has been paid in full.

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

It is the intention and agreement of the parties here is his cages, be defined use and parameter by once made to first parties, or any of them, by second party, and any and all indebtedness in station to the amount above stated which the first parties, or any of them, may over to the second party, nowever evidence, whether by 166, book accor-otherwise. This mortgare state and end and the first parties between the parties levels of the parties are paid in full with sentatives, successors states and soft the present indebtedness for any sues, the total dest is any state additional lears shall a the same time and for the same specified causes be considered matured matured and draw ten per cent increast and be collectible out of the proceeds it can through for closure or otherwise.

The projects of and through for closure or otherwist. First parties agree to keep and maintain the buildings now on said premises or which may be hereafther erected "dereon in good condition at all times, and not suffer waste or permit a nuisance thereon. First parties also agree to pay a l term assessments and insurance premiums as required by second party. First parties also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second part includer a abstract expresses, because of the failure of first parties to perform or comply with the provisions is, said note and in this mortgage contained, and the same are hereby secured by this mortgage.

The same are contained, and the same are hereby secured by this mortgage. First parties hereby assign to second party the nexts and income ansing at any and all times graded to secure this note, and hereby authorize second party or its agent, at its option when defer property and collect all rents and income and apply the same on the payment of insurance premius pairs or improvements necessary to keep said property in tenantable condition, or other charges in this murtywaye with the note hereby secured. This assignment of rents shall confirm in force of said not is fairy paid. It is also agreed that the taking of possession hereunder shall in no re-second pairs in the collection of said sums by foreclosure or otherwise.

The failure of second party to assert any of its right horeunder at any time shall not be construed as e way glit to asson the same at a lat r time, and to insist upon and enforce strict, ampliance with all the terms , of and note and in this mortgage contained.

If so a first parties shall cause ' be guid to record party the entire sm unt Gre : hereunder and inder rivis ins of said note hereby secured, includin future advance, and any extensions or benevals hereof, in an et terms and provisions thereof, and comply w,' all the provis. as in said note and in this mortgage cantai resonad the void attermise to remain in full force and effect, and second party shall be entitled to the easion of all of said promises and may, at its option, declare he will, of caid note due and payable and he f this mortgage or and any other legal action to protect is lights, s d from the date of such default all it terest at the rate of 10% p notion laws are he

This mortge is all extend to and be binning upon the being, exactors, administrators, success, and assigns of the respective parties in second

N WITN #SS WHEEP (), and first parties have hereunto set """ hands the day and year first abay writte

COUNTY OF Douglas

STATE OF KANSAS

All Lating

BEITREMEMPERED, that on the Oth day of March. A. D. 19 67, before ; s, the undersigned, a

Notary Public and for the County and State afore and came Jars Dui ma Opal ... Durry

mown to me to be the same person S_ who excepted the within instrument of writing, and such person S_ duly acknowledged the execution of the same. 1 0. -

IN TESTIMONY WHERE F, I have hereunto set my hand and Notarie! Seal the day and your last above written. B L (SEAL) Ulling & Calluns

Wy tommerion expires. March 3, 1970.

Recorded March 9, 1967 at 4:32 P.M.

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Natalie F. Collins