Reg. No. 3,338 Fee Paid \$12.50

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MORIGAGE	Loan No. 51473-03-5 LB
This fudouteurs	
This Indenture, Made this 1st day of October between Wallace P. Scales and Eloise I. Scales, his wife	, 19_68
of Fraction County, in the State of Kansas, of the first part, and CAPITOL FEDERAL CIATION of Topeka, Kansas, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the sum of Pi 00/100	ve thousand and DOLLARS sents mortgage and warrant unto
Lot Twenty-nine (29), in the Lindley Addition to the of Lawrence, Douglas County, Kansas.	e City
(It is understood and agreed that this is a purchas	e money mortgage.)
Together with all heating, lighting, and plumbing equipment and fixtures, including stoke storm windows and doors, and window shades or blinds, used on or in connection with said now located on said property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditar unto belonging, or in anywise appertaining, forever, and hereby warrant the title to the said PROVIDED ALWAYS, And this instrument is executed and delivered to secure the pay with interest thereon, advanced by said Capitol Federal Savings and Long Association, and to said second party under the terms and conditions of the note secured hereby, which is part hereof, to be repaid as follows: In monthly installments of \$ 59.36 each, including both principal and interest due on or hefere the LSU day of November 1968, and a like sum ceach month thereafter until total amount of indebtedness to the Association has been paid	ments and appurtenances therene. ment of the sum of DOLLARS such charges as may become due note is by this reference made a
Baid note further provides: Upon transfer of title of the real estate, mortgeged to accremating due hereunder may at the option of the mortgages, be declared due and payable. It is the intention and agreement of the parties hereto that this mortgage shall also so made to first parties, or any of them, by second party, and any and all indebtchoes in add which the first parties, or any of them, may ove to the second party, however evidenced, we otherwise. This mortgage shall remain in full force and effect between the parties hereto aentatives, successors and assigns, until all amounts due hereunder, including future advance perest; and upon the maturing of the present indebtedness for any cause, the total debt on a the same time and for the same specified causes be considered matured and draw ten per coff the proceeds of sale through foreclosure or otherwise. First parties agree to keep and maintain the buildings now on said premises or which me	cure any future advancements tion to the mount above stated bother by note, book account or and their heirs, percenal repre- ements, are paid in full, with in- my such additional loans shall at int interest and be collectible out
 in good condition at all times, and not suffer waste or permit a nuisance thereon. First paraessamenta and insurance premiums as required by second party. First parties also agree to pay all costs, charges and expenses reasonably incurred or particulating abstract expenses, because of the failure of first parties to perform or comply a and labels mortgage contained, and the same are hereby secured by this mortgage. 	rties also agree to pay all taxes,
First crites hereby smagn to accord party the rests and income arising at any and all gaged to course this mote, and bereby authorize second party or its agent, as its option upon property and collect all rests and income and apply the sage on the payment of insurance property in the collect all rests and income and apply the sage on the payment of insurance property in terminable condition, or other characteristic and in this mortgage or in the note hereby accured. This assignment of rests shall continue it of said note in fully paid. It is also agreed that the taking of possessing hereunder shall i second party in the collection of said sums by forecleaure or otherwise.	default, to take charge of said remiums, taxes, assessments, re- arges or payments provided for a fermi payment and provided for a fermi partition.
The failure of second party in assert any of its right hereunder at any time shall not be right to assert the same at a later fires, and to build upon and enforce strict compliance win said note and in this mortgage contained.	ith all the terms and provisions
If said first parties shall cause to be paid to second party the entire amount due it here provisions of soid note hereby secured, including future advances, and any extensions or renthe terms and provisions thereof, and comply with all the provisions in said note and in this presents shall be void, otherwise to remain in full force and offset, and second party shall be sestion of all of said premises and may, at its option, declare the whole of said note due an of this mortgage or take any other legal action to protect its rights, and from the date of educas hereinder shall draw interest at the rate of 10% per annum. Appraisment and at emption laws are hereby waived.	swals hereof, in accordance with a mortgage contained, then these e satisfied to the imprediate pos- id payable and have foreclosure
This mortgage shall extend to and be binding upon the heirs, executors, administrators, respective parties hereto. IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and sail lace P. Joanness Sw. 244	sear tight above written.
House Sw Sea	entre