Paid \$29.25

Loan No. 51683-08-3 LB

19.70

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MORTGAGE 22455 BOOK 158

This Indenture, Made this Lth ____ day of September

between Ronald C. Neyer and Francine R. Neyer, his wife

of Shawnee County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSOCIATION of Topeka, Kansas, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the sum of Eleven Thousand Seven Hundred and No/100------- DOLLARS made to them by second party, the receipt of which is hereby ack nowledged, do by these presents mortgage and warrant unto said second party, its successors and assigns, all of the following-described real estate situated in the County of Deuglas

and State of Kansas, to-wit:

Lot Seventeen (17), in Block One (1), in Edgewood Park Addition Number Three (3), an Addition to the City of Lawrence, as shown on the recorded plat thereof, Douglas County, Kansas

(It is understood and agreed that this is a nurchase money $mort_{ga_{b}e}$)

Together with all he ting, lighting, and plumping equipment and fixtures, including stokers and ourner, screens, awnings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on said property or hereafter placed thereon.

TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditam uts and appurtenances thereun o belonging, or in anywise appertaining, forever, and hereby warrant the title to the same.

PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Eleven Thousand Seven Hundred and No/100------- DOLLARS

with interest thereon, advanced by said. Capitol Federal Savings and Loan Association, and such charges as may be one due to said second party under the terms and conditions of the note secured hereby, which note is by this reference rande a part hereof, to be repaid as follows:

In monthly installments of \$ 94.54 each, including both principal and interest. First payment of \$ 94.54

In nonthly installments of \$.94.54 erc, including both trincipal and interest. First payment of \$.94.54 the on or before the lst day of November 1970, and chike sum on or before the lst day of the one of the program of the nortgage may, at any time during the mortgage term, and in its discretion, apply for and purchase haring are unarry innerance, and may apply for renewal by such mortgage guaranty insurance, and may apply for renewal by such mortgage guaranty insurance, and may apply for renewal by such mortgage guaranty insurance, and may apply for renewal by such mortgage guaranty insurance, and may apply for renewal by such mortgage guaranty insurance covering this mort every of the mortgage, such as the payment of the additional purchase in the rest and the pay and the payment of the mortgage of the mortgage, and have require the pay and require repay will regard to default and a dimonsion of the mortgage, be declared due and payable at once, or the mortgage, may independent of the mortgage of the mortgage be declared due and payable at once, or the mortgage in the set is no paid, add sum to this note, and the same shall become a lien on the real estate mortgage to secure this note. (If a the mort gage due term the lollowing conditions:

First parties also agree to pay all costs, charges and expenses easonably inclured or paid at any time by see nd party, includ abstract expenses, because of the failure of first parties to perform or comply with the provisions in said note and is this morts contained, and the same are hereby secured by this mortgage.

contained, and the same are hereby secured by this mortgage. First parties flereby assign to second party the resits and income arising τ_{-} at and all times for the property mortgaged to secure this note, and hereby authorize second party the resits agent, at its option upon default, to take charge of soid property and collect all rents and income and apply the same on the payment of insurance premiums taxes, areasiments, repairs or improvements necessary to keep said property in tenantable condition, or other charges or payments provided for in this mortgage or it the note hereby secured. This assignment of rents shall continue in force until the unpaid balance of said note is fully paid. It is also agreed that the taking of possession hereunder shall in to mainer prevent or retard second party in the collection of said sums by fore loster or otherwise.

The failure of second party to assert any of its right hereinder at any time shall not be construct as a waiter of g's sicht to assert as same at a later time, and to insit upon and enforce strict compliance vitu all the terms and provisions in said note and in this ortgage contained. th

mortgage contained. * If said first parties shall cause to be paid to econd party the entir, amount due it hereunder and under the terms and provisions of said note hereby scured, including future advances, and any extensions or reneweds hereof, in accordance with the terms and pro-visions thereof, and comply with all the provisions in said note and in this moregage contained, then thuse presents shall be void and otherwise to remain in full force and effect, and second party shall be entitled to the true ediate possession of all of aid previses and may, at its option, declars the whole of said note due and payable and have force are of this mortgage or take any other legal action to proteet its rights, and from the date of such default all items of indebtedness is minder shall draw interest at the rate of 16% per anound Appraisement and all benefits of homestead and exemption ways of where the shall draw interest at the rate of This mortgage. Such a such as the birding number to be been such as such as an exemption.

This mortga a set x'erd to and be binding upon the heirs, executor, addressing successo's and assigns of the ret crive IN WITNESS WERREOF, said first parties have hereunto set their hands

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Ron

ald C. Never

Francine R. Neyer

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