Reg. No. 5,013 13 Fee Paid \$31.00

Loan No. 51685-08-9 LB

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## MORTGAGE BOOK 158 22462

This Indenture, Made this 8th September day of between Thomas Lloyd Walters and Gail Christens Walters, his wife

Douglas of stavker County, in the State of Kausas, 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 loar of the sum of Twelve Thousand Four Hundred and No/100 ---DOLLARS. made to them by second party, the receipt of which is hereby acknowledged, do by these presents mortgage and warrant

ond party, its successors and assigns, all of the following-described real estate situated in the County of Douglas and State of Kansat towit: 1200

The East Half of the South 25 feet of Lot 3, and the East Half of the North 25 feet of Lot h, in Block 1h, in Babcock's Enlarged Addition to the City of Lawrence, in Douglas County, Kansas

## (It is understood and agreed that this is a purchase money mortgage)

Together with all heating, lighting, and plumbing equipment and fixtures, including stokers and burnes, sectors, a vnings, storm or said acception and window shares or blinds, used on or in connection with said property, whether the same are now brated on said acception or hereafter placed thereen.

TO HAVE AND TO HOLD THE SAME, with all and singular the tenenents, heredianents and appurtenances thereic a relonging, or in anywise apperturing, forever, and hereby wariant the file to the same. TROVIDED ALWAYS and this instrument is executed and addiented to score the payment of the sure of the strength

Four Hundred and No/100-----DOLIARS DOLI ARS second party under the terms and conditions of the note second herety, which note is by this reference made a party-hereef, to be repaid as follows:

In-monthly installments of s 111.57 each, including both principal and indepent. First payment of § 111.57

and a like sum on or before the lst day of

fich?

Frovisions of the mortgage and the note second there by write regard to default shall be applicable. Said note further provides. Upon transfer of title of the real estate murtgaged to secure this note the entire balance remaining due hereunder may, at the option of the mortgagee, be declared due and payable at once, or the mortgagee may shoose any one, or both, of the following conditions:

(a) Assess a transfer fer equal to one percent (1%) of the balance remaining due on this note, and if such ire is not paid, add said sum to this note, and the same shall become a lien on the real estate mortgaged to secure this note.
(b) At any subsequent time increase the interest rate up to but not to exceed the then current rate being charged by the mericage on similar new bans upon giving sixty (00) days notice in writing.
In that event, the then cover of the property morigaged to secure this note may; at his option, pay of the intire balance remaining due, and the mortgage shall not assess any prepayment penalty.

maining due, and the mortgagee shall not assess any prepayment penalty. It is the intertion and agreement of the parties bereto that this mortgage shall also secure any of mem by second party, and any and all indebtedness in addition to the amount above stated which the trist parties, or any of mem by second party, however evidenced, whether by note, book account or otherwise. This is parties and the berefer the tween the parties bereto and their heirs, personal representatives, successors and assigns, until al amounts due berequered, including future advancements are paid in full force any cause, the total debt on any such additional means whall at the same time and for the same specified causer be considered matured, and draw ten per cent interest and be collectible out of the proceeds of sale through forcelasure or otherwise. This parties are due to the percent and maintain the buildings now ourside premises or which may be hereafter erreted thereoin in good roudition's at times and out suffer waste or percent at outs are paid or whethereon. First parties also agree to pay all taxes assessments and insurance here and ender on a successors and assigns on a sign and the parties also agree to pay all taxes assessments and provide the advances also be additioned to a success and assigns on a sign and the proceeds of sale through foreclasure or otherwise. This parties are to keep and maintain the buildings now ourside premises or whether may be hereafter erreted thereoin in good roudition's all times and out suffer waste or percent and externel prevention also agree to pay all taxes assessments and insurance premises are paid in a parties also agree to pay all taxes assessments and insurance premises are additioned as and the and the addition and the addition and the addition and the addition and the addition. The proceeds of the proceeds of the proceeds of the addition and the addition are taken and the addition and the addition are additioned to a state there addit addition and the addition are addition and the

Condition a) at times and not suffer waste or persift a uisance thereon. First parties also agree to pay all 'axes assessments and insurance premiting activity provided thereon in good party. "First parties also agree to pay all costs, charges and expenses reasonably incurred or pad at any time by second party, including abstract expenses, because of the failure of thirst parties to corterior or comply with the provisions in said note and in this incurage contained, and the same are bereby second party the rents and focume arising at any and the provisions in said note and in this incurage. This parties thereby assign a second party the rents and focume arising at any and all times for the property increaged to secure this the payment of insurance premums taxes, assessments or inprovements and content and upply the same on the payment of insurance premums taxes, assessments or increase or in the note hereby secure to add the same and pape the same or other charge or payments provided for in this hortgage or in the note hereby secure that any on the payment of insurance premums taxes, assessments or information or the terms of insurance or payments provided for in this hortgage or in the note hereby secure that any on the same or the payment of insurance premums taxes, assessments or information or the terms of provided for in this hortgage or in the note hereby the taxing of possession here shall continue in force until the unpaid balance of said note is fully paid, it is also agreed that the taking of possession here shall on manner prevent or retard second party in the collection of said note is fully paid. It is also agreed that the taking of possession here shall on manner prevent or retard second party in the collection of said note is fully paid. It is also agreed that the taking of possession here shall on manner prevent or retard second party in the collection of said sums by foreclosure or the payment.

The fullure of second carty to assert any of its right becompler at any time shall not be construed as a watter of its right to assert same at a later time and to insist upon and enforce strict compliance with all the terms and provisions it said note and in this

the same at a later time and to insist upon and enforce strict compliance with all the terms and provisions is said, note and in the insistage contained. If said first carties shall cause to be paid to second party the cause amount due it hereances and under the caras and provisions of said first carties shall cause to be paid to second party the cause amount due it hereances and under the caras and provisions of said first carties shall cause to be paid to second party the cause amount due it hereances and under the caras and provisions of said first carties shall cause to be paid to second party the cause amount due it hereances and under the caras and provisions of said note berefore and comply with all the provisions in said note and in this mortgage contained, then duese presents shall be void; otherwise to remain modil force and effect and second party shall be entitled to the immediate possision of all of said premises and may, at its option, declare the whole of said note due and party shall be entitled to the immediate possision of all of said premises and may, at its option, declare the whole of said note due and party shall be and have free foure of this mortgage or take any other legal action to protect its the shall can first of homestead and exemption laws are hereby waived. This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties herets.

Thom

Thomas Lloy Clatters Mail Histers Calles

Gail Christene Walters

IN WITNESS WHEREOF, sail tirst partig have bereunto set their hands the day and year first above written.

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