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## MORTGAGE

Loan No. 51780-33-4 LB

etween	Indenture, Made this 28th day of June , 19. 71  Howard W. Edmiston and Roberta J. Edmiston, his wife , 19. 71
Dou	glac
( SPS	XX County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSOCIATION ka, Kansas, of the second part;
WIT	Mc County, in the State of Kansas, of the lifts part, and Control Mineteen Thousand Two-Hundred Nasas of the second part;  Nash Alone  Nas
ano	ND/TOO = = = = = DOUTVK2
ade t	them by second party, the receipt of which is hereby acknowledged, do by these presents mortgage and warrant unto said
econd	party, its successors and assigns, all of the following-described real estate situated in the County of Douglas
	and State of Kansas, to-wit:
on said	Beginning at a point 822 feet South and 1170.8h feet West of the center of Section Thirty-six (36), Township Twelve (12) South, Range Nineteen (19) East of the Sixth Principal Meridian; thence North 1hh.93 feet to the South line of Oxford Road; thence East along the South line of Oxford Road; thence East along the South line of Oxford Road 6h.9l feet to the West line of a tract of land described in the Deed recorded in Book 166 of Deeds at Page h2, in the Office of Register of Deeds, Douglas County, Kansas; thence South along the West line of said tract 1hh.93 feet, more or less; thence west 6h.9l feet, more or less, to the point of beginning, (sometimes known as the East 18 feet of Lot Three (3) and the West 16.9l feet, more or less, of Lot TWO (2), in Block Five (5), in West Hills, An Addition to the City of Lawrer (It is understood and agreed that this is a purchase money mortage, some less with all heating, highling, and plumbing equipment and instructs including stakes and Lumber. Meridians storm to the read thereon.  HAVE AND TO HOLD THE SAME. With all and singular the tenements, hereditaments and appartenances thereuntoning, or in anywise appertaining, forever, and hereby warrant the title to the same.  DVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of Nineteen Thous.
TWO	Rundred and No/100 DOLLARS
	the second secon
second	party under the terms and conditions of the mass areas
due or	nonthly installments of \$ 2000 each, including both principal and inferest rice payments of \$ 2000 each, including both principal and inferest rice payments of the day of a control of indeptedness to the Association has been paid in full.
due l	d note further provides: Upon transfer of title of the real estate mortgaged to secure this note, the entire balance remaining dereunder may, at the option of the mortgagee, be declared due and payable at once, or the mortgagee may impose any one, or of the following conditions:
(a (b	of the following conditions:  Assess a transfer fee equal to one percent (1%) of the balance remaining due on this note, and if such fee is not paid, additionable said sum to this note, and the same shall become a lien on the real estate mortgaged to secure this note.  At any subsequent time, increase the interest rate up to, but not to exceed the then current rate being charged by the mortgaged or similar new loans, upon giving sixty (60) days notice in writing that event, the then owner of the property mortgaged to secure this note may, at his option, pay off the entire balance re-
main	ing due, and the mortgagee shall not assess any preparation permitted the secure any lature advancements made to first
or ar rema amor ness	es, or any of them, by second party, and any and all indeptedness in authority to the second to otherwise. This mortgage shall not of them, may owe to the second party, however evidenced, whether by note, book account or otherwise. This mortgage shall in in full force and effect between the parties hereto and their heirs, personal representatives, successors and assigns, until all into due hereunder, including future advancements, are paid in full, with interest; and upon the maturing of the present indebted-for any cause, the total debt on any such additional loans shall at the same time and for the same specified causes be considered for any cause, the total debt on any such additional loans shall at the same time and for the same specified causes be considered.
Fi	rst parties agree to keep and maintain the buildings now on said premises of which may be nerelated effected in good illoward all times, and not suffer waste or permit a nuisance thereon. First parties also agree to pay all taxes, assessments and
Fi	ance premiums as required by second party.  rst parties also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, including act expenses, because of the failure of first parties to perform or comply with the provisions in said note and in this mortgage act expenses, because hereby expended by the purpose.
this rent to k secu the	ained, and the same are hereby secured by this mortgage.  In parties hereby assign to second party the rents and income arising at any and all times for the property mortgaged to secure note, and hereby authorize second party or its agent, at its option upon default, to take charge of said property and collect all a note, and hereby authorize second party or its agent, at its option upon default, to take charge of said property and collect all a note in the same on the payment of insurance premiums. Takes, assessments, repairs or improvements necessary eep said property in tenantable condition, or other charges or payments erovided for in this mortgage or in the note hereby eep. This assignment of rents shall continue in force until the unpaid balance of said note is fully paid. It is also agreed that taking of possession hereunder shall in no manner prevent or retard second party in the collection of said sums by foreclosure or
T the	rwise. he failure of second party to assert any of its right hereunder at any time shall not be construed as a waiver of its right to assert same at a later time, and to insist upon and enforce strict compliance with all the terms and provisions in said note and in this
of s vision oth and acti 107	said first parties shall cause to be paid to second party the entire amount due it hereunder and under the terms and provisions and note hereby secured, including future advances, and any extensions or renewals hereof, in accordance with the terms and propose thereof, and comply with all the provisions in said note and in this mortgage contained, then these presents shall be void revise to remain in full force and effect, and second party shall be entitled to the immediate possession of all of said premise may, at its option, declare the whole of said note due and payable and have forcelosure of this mortgage or take any other lega on to protect its rights, and from the date of such default all items of indebtedness hereunder shall draw interest at the rate of e per annum. Appraisement and all benefits 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
	ties hereto.  N WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first above written.
	The Mill downton
	Howard W. Edmiston
	Kabertu J. Codmeston