MORTGAGE RECORD 89

personally & acknowledged written. (SEAL) My co	AWNEE)ss: Be it Remembered, that on this 28 day of January, 1946, before me, the undersigned, a Notary Fubl- he County and State aforesaid, personally appeared John F. Owens and Maude M. Owens, his wife, to mown to be the same person(s) who executed the above and foregoing instrument of writing, and duly the execution of the same. In Witness Whereof, I have hereunto set my hand and Notarial Seal on the day and year last above J. Hugo Nelson mmission expires Sept. 8, 1949 bruary 15, 1946 at 11:10 A.M. ***********************************	me	<u>A Seitt</u> Ge		
in and for t personally h acknowledged written. (SEAL) My cd Recorded Feb	Be it Remembered, that on this 28 day of January, 1946, before me, the undersigned, a Notary Publiche County and State aforesaid, personally appeared John F. Owens and Maude M. Owens, his wife, to mown to be the same person(s) who executed the above and foregoing instrument of writing, and duly it he execution of the same. In Witness Whereof, I have hereunto set my hand and Notarial Seal on the day and year last above J. Hugo Nelson mmmission expires Sept. 8, 1949 Druary 15, 1946 at 11:10 A.M. 26757 A. MORTGAGE Register of Ledge Fee paid \$2:50	me	en e		
Recorded Feb	mmission expires Sept. 8, 1949 Notary Public Notary Public Nota	0 6 Mol	this Set	001 01 1 03 1	
	b. 26757 < Reg. No. 4623 MORTGAGE Fee paid \$2.50	1000	this	19 9 8 8	
a sharest prop	MORTGAGE Reg. No. 4623 Fee paid \$2.50	1 Cont	son a	5 - 4	
Receiving No	× *	110	1000	the origin	This rales
	whee County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO			MA	
Dollars made and warrant	Popeka, Kansas, of the second part: Witnesseth: That said first parties, in consideration of the loan the sum of One thousand and no to them by second party, the receipt of which is hereby acknowledged, do by these presents mortg unto said second party, its successors and assigns, all the following-described real estate situa by of Douglas and State of Kansas, to-wit:	ige .	a bar the	the debt	
	The South 10 feet of the East 165 feet, less the East 40 feet of Lot 3, and the North 45 feet of East 165 feet, less the East 40 feet of Lot 4, Block 6, South Lawrence, an Addition to the City o Lawrence, Douglas County, Mansas		Seel)	di la	
	It is understood and agreed that this is a purchase money mortgate and represents more than two-t of the amount paid for the property.	hirð	gues.	seles	
whether the thereunto bu One thousan ciation, an secured her \$6.06 each, 1946, and a	Together with all heating, lighting, and plumbing equipment and fixtures, including stokers and b ning, storm windows and doors, and window shades or blinds, used on or in connection with said pro- same are now located on said property or hereafter placed thereon. To have and to hold the same, With all and singular the tenements, hereditaments and appurtenance elonging 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 d and no/100 Dollars with interest thereon, advanced by said Capitol Federal Savings and Loan Asso d such charges as may become due to said second party under the terms and conditions of the note eby, which note is by this reference made a part hereof, to be repaid in monthly installments of including both principal and interest. First payment of \$6.06 due on or before the lst day of Ma like sum on or before the lst day of each month thereafter until total amount of indebtedness to has been paid in full.	pert; s of . rch		pakis montgons	0
advancement the amount whether by hereto and cluding fut for any cau	It is the intention and agreement of the parties hereto that this mortgage shall also secure any s made to first parties, or any of them by second party, and any and all indebtedness in addition above stated which the first parties, or any of them may owe to the second party, however evidence note, book account or otherwise. This mortgage shall remain in full force and effect between the their heirs, personal representatives, successors and assigns, until all amounts due hereunder, in ure advancements, are paid in full, with interest, and upon the maturing of the present indebtedne se, the total debt on any such additional loans shall at the same time and for the same specified ed matured and draw ten per cent interest and be collectible out of the proceeds of sale through f	to d, part ss v caus	D	rellas heen	
erected the also agree time by sec with the pr the propert apon defaul of insuranc condition, ment of ren that the ta	First parties agree to keep and maintain the buildings now on said premises or which may be herea reon in good condition at all times, and not suffer waste or permit a nuisance thereon. First par to pay all taxes, 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 ar ond party, including abstract expenses, because of the failure of first parties to perform or comp ovisions in said note and in this mortgage contained, and the same are hereby secured by this mort First parties hereby assign to second party the rents and income arising at any and all times from y mortgaged to secure this note, and hereby authorize second party or its agent, at its option t, to take charge of said property and collect all rents and income and apply the same on the pays e premiums, taxes, assessments, repairs or improvements necessary to keep said property in tenants or other charges or payments provided for in this mortgage or in the note hereby secured. This as to shall continue in force until the unpaid balance of said note is fully paid. It is also agreed king of possession hereunder shall in no manner prevent or retard osecond party in the collection	ties y ly gage ent ble sign	la al de vin	upril in full.	
as a waiver	y foreclosure or otherwise. The failure of second party to assert any of its right hereunder at any time shall not be constru- of its right to assert the same at a later time, and to insist upon and enforce strict compliance e terms and provisions in said note and in this mortgage contained. If said first parties shall cause to be paid to second party the entire amount due it hereunder he terms and provisions of said note hereby secured, including future advances, and any extensions hereof, in accordance with the terms and provisions thereof, and comply with all the provisions i and in this mortgage contained, then these presents shall be void; otherwise to remain in full forr and second party shall be entitled to the immediate possession of all of said premises and may, of declare the whole of said note due and payable and have foreclosure of this mortgage or take any n to protect its rights, and from the date of such default all items of indebtedness hereunder she st at the rate of 10% per annum. Appraisement and all benefits of homestead and exemption laws waived. This mortgage shall extend to and be binding upon the heirs, executors, administrators, successor of the respective parties hereto. In witness Whereof, said first parties have hereunto set their hands the day and year first above Maudie M. Ovens Maudie M. Ovens Maudie M. Ovens Naudie M. Ovens Maudie M. Ovens Ma	e	und agen la	and the Reg	
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Any stateme controlled	nt contained herein, notwithstanding the terms of this mortgage and note secured thereby, are to by the Regulations under Title III of the Servicemen's Readjustment Act of 1944.	be	Tre'		
COUNTY OF S	HANNEE)ss Bo it Kemembered that on this 28 day of January, A.D. 1946, before me, the undersigned, a Notar	10.21		E.	A STATE OF A
rublic in a personally	In for the County and State aforesaid, came John F. Owens and Maudie M. Owens, his wife, who are known to me to be the same persons who executed the Within instrument of writing, and such person	2012		e	4