

7. 1. 63

1917

Loss No. R-2294

January

Reg. No. 5441 Fee Paid \$6.25

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17th This Indenture, Made ab. day of_ berween Bruce E. McKee and Ethel McKee, his wife

1.1.1.3.

of TOPHE 164. Tophe, Kanse, of the scene of Kanna, of the for part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSOCIATION of Tophe, Kanse, of the second part

WITNESSETH: That said first parties, in consideration of the loan of the sum of

second party, the receipt of which is hereby acknowledged, do by these presents mortgage and warrant unto said sec an and anigns, all of the following-described real estate situated in the County of ______ Douglas_____ and Sain m by sec party, its success Kausas, to-wit:

The Southeast Quarter of the Southwest Quarter of the Southwest Quarter and the East two acres of the Southwest Quarter of the Southwest Quarter of the Southwest Quarter of Section 1, Township 13, Range 19 in Douglas County, Kansas. Together with all heating, lighting, and plambing equipment and firmers, including sokers and burners, acreans, awaings, soom win-dows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on said prometry or hearsfare related thereas.

TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtunances thereunto belong-ag, or in anywise appentialing, forever, and hereby warrant the tide to the same.

PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of

nerest thereon, solvanced by said Capitol Federal Sariags and Losa Association, and moh. 100 - - - - DOILARS party under the serms and conditions of the note sociated hereby, which note is by this reference made a part hereof, to be repaid ly installments of \$ 26a52 each, including both principal and interest. First payment of \$ 26a52

or before the 20th day of _February

the instantion and agreement of individualness to the Association has been paid in full. be instantion and agreement of the parties hereto that this morrages shall also accurs a may of them, by accord party, and any and all individualness in addition to the anon-uli force and effect between the parties hereto and their hereto, by one, both anon-ader, including future edvancements, are paid in following period approximation the total debut any average and any other period approximation of the statement of the total debut any other period hereto approximation of the statement of the total debut any other period hereto approximation of the statement of the total debut any other period hereto approximation of the statement of the statement of the total debut any other period hereto approximation of the statement of the statement of the total debut any other period hereto approximation of the statement of the total debut any other period hereto approximation of the statement of the total debut approximation of the statement of the statement of the statement of the total debut approximation of the statement of the above sta ted which the first coust party, and any and all indebted he second party, however evidenced, wh second the parties hereto and their he re advancements, are paid in full, with ty such additional loans shall at the as 1 10 out of the pro

strine agree to keep and maintain the buildings now on said premises or which may be bereafter all times, and not suffer wate or permit a nuisance thereon. First parties also agree to pay all us as required by second party.

price to pay all costs, charges and expenses reasonably incurred or paid at any time by accord the failute of first parties to perform or comply with the provisions in said pose and in this or correct by this mortages. atty, is

second party the sents and income a second party or in agent, as its opti-on the payment of insurance premium lition, or other charges or payments out in force until the unpaid balance utising at any and all times on upon default, to take cha m, taxes, assessments, repair provided for in this mortga z of said note is fully paid y in the collection of said a from the pro tgage or in mid. It is

allure of second party to essert any of its right hereunder at a later time, and to insist upon and enforce strict o s at any time shall not be construed as a waiver of its right to assert compliance with all the terms and provisions in said note and in this

It said first parties shall come to be paid to second party the entire amount of note heaving accurate, including future advances, and any extensions or renew thereof, and comply with all the provisions is and note and in this moretapar or remain in full force and effect, and second jurry shall be entitled to the imm section, declare the whole of and hord out and payable and have forcedance origins, and from the date of such default all items of indetections hermander at mark and all benefits of housed and the sub-section in the section of housed and section of the section of the section of the section of the section of house and the section of the section of the section of the section of house and the section of house and the section of house and the section of house and the section of the

mortgage shall extend to and be binding up This

IN WIINESS WHEREOF, said first parties

Ethera Mithe

STATE OF KANSAS -BE IT REMEMBERED, that on this____ day of January , A. D. 19.47, before me, the undersigned,

in to me to be the same person s ... who executed the within instrument of writing, and such pers edged the execution of the same SAR IN

to set my hand and Notarial Seal the day

Alton.

old a Beck

NY WHEREOF, I have h

My Commission Expires Nov. 6, 1948

Tabo

Recorded January 29, 1947 at 11:15 A.M.

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