Reg. No. 8306 Fee Paid \$18.75

f,

## 44256 BOOK 100 MORTGAGE

300

Loss No. 8-2803

This Indenture, Made dis. 13th day of July 19\_51 between C. F. Stinson and Dolores V. Stinson, his wife and Norman V. Meibel and Velpa Meibel, his wife

of Shawner County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSOCIATION of Topcha, Kansas, of the second part;

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

made to them by second party, the receipt of which is hereby achowiedged, do by these presents mortgage and war party, in successors and suigns, all of the following-described real state situated in the County of \_\_\_\_\_\_ Douglas rrant unto said see

The East 115 feet of Lot 12, Block 4, South Lawrence, an Addition to the City of Lawrence, Douglas County, Kansas.

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

Together with all heating, lighting, and plumbing equipment and firmers, including solars and burnars, sorates, or dows and doors, and whatey shude or blinds, used on or in connection with and property, whether the same are no organized or the same are solar to the same are not solar to the same are not

TO HAVE AND TO HOLD THE SAME, With all and singular the unterents, heredinate, or in anywise appendicing, factory, and hereby warrant the tide to the same. ments and appurt nto belone

PROVIDED ALWAYS, And this ins DOLLARS

rich interest thereon, advanced by said Capitol Federal Sevings and Long Anodation, and such charges as may become due to said accord party under the terms and conditions of the note secured kereby, which note is by this reference made a part hereof, to be repaid milments of \$ 49.50 . each, including both principal and in est. First pays nt of \$19.50

October before the \_\_\_\_\_20th day of \_\_\_\_ , 19.51, and a like sum on or before the ... 20th day of each

month dependent until and ensume of indefendents to the Anderico Markov and Sala and an one obsides the .2004 if or of each pair of the and and an an and an

First parties agree to keep and maintain the buildings now on suid premies or which may be hereafter event thereos in good con-tions all altime, and no mifer ware opermit a maintance thereos. First parties also agree to pay all taxes, sneuments and insurance eminents as required by accord party.

This parties also agree to pay all core, charges and expenses reasonably incurred or paid at any time by sconed party, including abarant presses, because of the failure of first parties to perform or comply with the provisions in said note and in this mortgage contained, and a same are heating scound by this mortgage.

This parties hereby asign to second party the treats and income strings at any and all times from the property morganed to a more and array the second party of a space, as its explose upon dramk, to take charge of and property and collect all d more and array the string of the second d property in second d property in second seco

The failure of second party to assert any of its right bereunder at any time shall not be construed as a waiver of its right to assert a same at a latter time, and to insist upon and enforce strict compliance with all the terms and provisions in said note and in this

The real formation. If and, former the paid to second party the entire amount due it hereunder and under the terms and provisions of mild note hereby secured, including future structs, and any extension or renewals hereof, in accordance with the errors and provisions thereof, and comply with all the provision is naid one and in this moregary contains." And the these presents all all be void, thereof, and comply with all the provision is naid one and in this moregary contains." Togoins, declare the whole of naid needs on any structure of the temporalize postension of all of said premises and may, as its regions, declare the whole of naid more the and party that he entitled to the immediate postension of all of said premises and may, as its rights, active the whole of naid more the and party the and have for contained on the terms and may as any and all heave interest as the rate of 10% per same. Appendies many and all heaves in the complete and complete wave.

This mortgage shall extend to and be building upon the heirs, executors, administra

IN WITNESS WHEREOF, said first parties have beremnto set their hands the day and year first al

134

· · · · · ·

2

OF Stinson Polorie V. Stines norman V. We Velmal Weikel,

î

ALA .....

A STATE OF

196317

and the second second

A CONTRACTOR OF CONTRACTOR OF