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August 19 51 This Indenture, Made this 20th day of between Paul Wayne Ott and Kathryn Margaret Ott, his wife

of Shawnee County, in the State of Kansas, 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 loan of the sum of . ----- Nine Thousand and no/100 -------

- - - DOLLARS et unito said second party, its su as, to-wit:

Beginning at a point on the North line of Oxford Road 637 feet South and 1400.05 feet West of the center of Section 36, Township 12, South, Range 19 East of the Sixth Principal Meridian; thence North 100 feet; thence West 106.652 feet; thence South 100 feet; thence East 106.725 feet to the place of beginning, in Fraternity Quadrangle in West Hills, 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 hearing, lighting, and plumbing equipment and firtures, including mokers and burners, screens, awaings, snown win-down and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on and brotery or hearing related hereon.

TO HAVE AND TO HOLD THE SAME, With all and singular the recements, hereditaments and appurturances there ag, or in anywise appertaining, forever, and hereby warrant the title to the same. nto belong

PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of ... DOLLARS with interest there, strateed by said Capital Feleral Swings and Loss Association, and rach charges as may become due to said second party under the terms and conditions of the note secured hereity, which note is by this reference made a part hereit, to be reguld

in monthly installments of \$ 59.10 .. each, including both principal and interest. First payment of \$ 59.10 due on or before the _10th day of _____

month thereafter until total amount of indebtedness to the Association has been paid in full.

i.i.s is the intention, one of another of the parties hereto that this most gate and part in this of the second structure of the parties of any second party, and any and all indebtedness in addition to the amount above stated which the first parties, or any of them, by second party, here will all another in addition to the amount above stated which the first parties, or any of them, by second party, here revised which there by note, hood account or otherwise. This morrays shall are main in full force and effect between the parties hereto and their bairs, personal representatives, moressort and samples, suil all amounts and between the parties between a state which in the structure of the manning of the present idebtedness for and there was percent and be collectible one of the proceeds of sale through for the same percent.

First parties agree to keep and maionin the boildings now on said premises or which may be bereafter exceed thereon in go didon as all three, and not mifer wants or permit a nuisance thereon. First parties also agree to pey all taxes, assessments and in premisms as required by second party.

First parties also agree to pay all costs, charges and expenses reasonably locured or paid at any time by accord party, including abar expenses, because of the failure of first parties to perform or comply with the provisions in said note and in this morrage,

the same are percept sections or use more-Finer parties hereby satisfue accord party the remts and income string se say and all times from the property manufaged to secure this store, and hereby satisfue accord party for its sgent, as its option upon default, to take charge of said property manufaged to secure and income and apply the name on the protect of lamancae permanent, acces, assuments, repair or improvements accounty to here said property in texamathic condition, or other charges or parments provided for in this matergame or in the nose hereby returned. This single property in texamathic condition, or other charges or parments provided for in this matergame or in the nose hereby returned. This single property in texamathic condition, or other charges or parments provided for in this matergame or in the nose hereby returned. This possession hereunder shall in no manner prevent or neural second party in the collection of said same by forcedoure or otherwise.

The failure of second party to assert any of its right bereander at any time shall not be construed as a waiver of its right to easer to same at a later time, and to insist upon and calore strice compliance with all the terms and provisions in and note and in this oregan contained. the

If said first parties shall cause to be paid to accord party the entire amount due it hercunder and under the terms and provisions of said note hereby accurd, including future schwacze, and any excitations or renewals hered, in accordance with the terms and provisions thered, and comply with all the provision in and some cause in this more agree contain-4, then these presents shall be wold; otherwise to remain in full force and effect, and accord party shall be extited as the immediate possession of all of said premisegand may, at its option, detture the whole of said about due and party thall be extited as the immediate possession of all of said premisegand may, at its rights, and from the date of nech departy like and have forchouse of this materiage or stake any other legit action to protect its rights, and from the date of nech departs in indebtofense heremader shall draw interest at the rane of 10% per assum. Appraise-ment and all benefits of hometers and exemption in uses are hereby wired.

()This mortgage shall extend to and be binding upon the heirs, executors, administrate executive parties hereto.

IN WITNESS WHEREOF, said first parties have been

more see their he nds the day and year first above writt Paul Wayne Ott Kathrys margaret Ott

we want

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