	Reg. No. 12 Fee Paid \$1	,618 5,00/-
		•
60129 Book 113		
This Indenture,	Made this Twelfth day of July , 19 56	
	Noble and Barbara/Noble, his mife	
Douglas		
CIATION of Topeka, Kansas,	first parties, in consideration of the loan of the sum of	
	the receipt of which is hereby acknowledged, do by these presents morigage and warrant unto	-
	the second se	
	rs and assigns, all of the following-described real estate situated in the County of	•
		• • • •
	l State of Kansas, to-wit: Lot No. One Hundred Four (104), in Elock No. Thirty- eight (38), in West Lawrence, an Addition to the City	
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Douglis and	l State of Kansas, to-wit: Lot No. One Hundred Four (104), in Elock No. Thirty- eight (38), in West Lawrence, an Addition to the City	
(It is understood	<pre>I State of Kansas, to-wit: Lot No. One Hundred Four (104), in Elock No. Thirty- eight (38), in West Lawrence, an Addition to the City of Lawrence, Douglas County, Kansas. and agreed that this is a purchase money mortgage.) https: and plumbing equipment and fixtures, including stokers and burners, acreeds, awnings, window abades or blinds used on or in connection with said property weakers are are and window abades or blinds used on or in connection with said property weakers are are are and so that the same are are able to be ab</pre>	
(It is understood regether with all basing, lig form windows and doors, and new located on said property TO HAVE AND TO HOLD	<pre>I State of Kansas, to-wit: Lot No. One Hundred Four (104), in Elock No. Thirty- eight (38), in West Lawrence, an Addition to the City of Lawrence, Douglas County, Kansas. I and agreed that this is a purchase money mortgage.) https: and plumbing equipment and fixtures, including stokers and burners, arecens, awnings, window shades or blinds, used on or in connection with said property, whether the same are or hereafter placed thereon. THE SAME, with all and singular the tenements hereditaments and apportenances there.</pre>	
(It is understood Together with all besting, light term windows and doors, and new located on said property TO HAVE AND TO HOLD much belonging, or in anywise	<pre>I State of Kansas, to-wit: Lot No. One Hundred Four (104), in Elock No. Thirty- eight (38), in West Lawrence, an Addition to the City of Lawrence, Douglas County, Kansas. and agreed that this is a purchase money mortgage.) hting, and plumbing equipment and fixtures, including stokers and burners, acreens, awnings, window shades or blinds, used on or in connection with said property, whether the same are or hereafter placed thereon. THE SAME, With all and singular the tenemonts, hereditaments and appurtenances there- appertaining; forever, and hereby warrant the tills to the same. d this instrument is executed and delivered to secure the payment of the sum of.</pre>	

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Barbara/Nohle

with interest thereon, advanced by said Capitol Federal Savings and Loan Association, and such charges as may become due to said ascend party under the terms and conditions of the note secured hereby, which note is by this reference made a part hereof, to be repaid as follows:

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In monthly installments of \$_______ 50.60 _______ each, including both principal and interest. First payment of \$_______ 50.604 due on or before the 20th day of <u>August</u>_______, 19.56, and a like sum on or before the 20th day of each month thereafter until total amount of indebtedness to the Association has been paid in full,

It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advancements made to first parties, or any of them, by second party, and any and all indebtedness in addition to the amount above stated which the first parties, or any of them, may owe to the second party, however evidenced, whether by note, book account or otherwise. This mortgage shall remain in full force and effect between the parties hereto and their here, personal repre-sentatives, successors and assigns, until all amounts due hereunder, including future advancements, are paid in full, with in-terments and upon the maturing of the present indebtedness for any cause, the total debt on any such additional loans shall at the same time and for the same specified causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of sale through foreclosure or otherwise.

The same time and for the same specified causes be considered matured and draw ten per cent interest and be collectible out of the proceeds of asks through foreclosure or otherwise. First parties agree to keep and maintain the buildings now on said premises or which may be hereafter erected thereon in good condition at all times, and not suffer waste or permit a nuisance thereon. First parties also agree to pay all taxes, assessments and incurnes premiums as required by second party. First parties also agree to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, assessments and incurnes premiums as required by second party. First parties also agrees to pay all costs, charges and expenses reasonably incurred or paid at any time by second party, assessments and non-the second party the first parties to perform or comply with the provisions in said note at [a: this instring contained, and the same are hereby secured by this mortgage. The parties here on the sole of the failure of first parties to perform or comply with the provisions in said note at [a: this instring contained, and the same second party of its agrent, at its option upon default, to take charge of said property and elifect all runts and incomes and apply the same on the payment of insurance premium, taxes, assessments, re-are a the insprements in hore, and hereby whords second party in teanalable condition, or other charges or payments provided for a take means as fully paid. It is also agreed that the taking of possession hiercunder shall not be construed as a 'waiver of its and and solve the jacobie party its assert any of its right hereunder at any standings with all the terms and provisions as add moter and in this mortgage contained. The failure of shood party is assert any of its right hereunder at any uture shall not be construed as a 'waiver of its and note and in this mortgage contained. The failure of shood party is assert any of its right hereunder at any standions or essewals he

tell and id to and be binding upon the heirs; executors, administrators, succes First and believed to used be bloding upon the heirs, executors, some beautions between WINNER WHEREOF, said first parties have berounto set their hands sors and assigns of the

and year first above written. R