Reg. No. 15,425

Fee Paid \$25.25 71023 BOOK 123 · French MORTGAGE Loan No. RM-1-50/1918 This Indenture, Made this. 26th August between Eddie L. Eiffert, and Betty Jean Eiffert, his wife of Shatshife County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-CLATION of Topeka, Kansas, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the sum of Ten Thousand One Hundred and No/100 - - - - DOLLARS made to them by second party, the receipt of which is hereby acknowledged, do by these presents mortgage and warrant unto said second party, its successors and assigns, all of the following-described real estate situated in the County of Douglas and State of Kansas, to-wit: Lot Four (L), in Mlock Three (3), in India Addition, an Addition to the City of Lawrence, in Douglas County, Kansas. (It is understood and agreed that this is a purchase money mortgage.) Together with all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, awaings, storm windows and doors, and window ahades or blinds, used on or in connection with said property, whether the 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 appurtenances there-, tinto belonging, or in anywise appertaining, forvers, and hereby warrant the title to the same. sto belonging, 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 of Ten Thousand In monthly installments of \$ 66.26 ue on or before the 10th day of October . . 19 59, and a like sum on or before the 10th day of ach month thereafter until total amount of indebtedness to firs Association has been paid in fall. It is agreed that the mortgages, may, at any time during the **mortgage** term, and it is a discretion for and purchase mortgage guarancy insurance, and may apply for renewal of rank mortgage gu insurance covering this mortgage, and pay previous due by reason theread, and require traveru the mortgages of yuch rankmints as are advanced by the mortgages in the sease of failure mortgagers to repay said amounts to the mort gage, such failure of the failure of the mortgage and the mortgage and the mate secured thereby with regard to default shall be app apply gase guaranty provisions of the mortgage and the nate secured thereby with regard to default shall be appnoade. Said note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance alning due hereunder may at the option of the mortgage, be declared due and payable at once. It is the intention and agreement of the parties hereid that intercess the and payable at once." It is the intention and agreement of the parties hereid that it intercess the advancements made to first parties, or any of them, by second party, and any and all indebtdeness in addition to the amount abave stated which the first parties, or any of them, may even to the second party, however evidenced, whether by note, book account or estatives. Units of the present indebtedness for an established better advancements, are paid in full, with in-ter same and for the same specified causes be considered matured and draw ten per cent interest and be collectible out first-same areas to know any second additional lease the proceeds of a site that the collectible out in the same time areas to have any second additional lease that the first-satisfies areas the same and many the the there the same time areas and be collectible out interest areas the same specified the builting.

The process as any enrough retransmite or four terms of the provided of the pr

In good condition at all times, and not suffer waste or permit a nuisance thereor. First parties also egree to pay all taxes, assessments and insurance permitume as required by second party. This parties had agrees to ray all costs, charges and expenses reasonably incurred or paid at any time by second party, and in this maring agree to ray all costs, charges and expenses reasonably incurred or paid at any time by second party, and in this maring agree to second party the rents and income arising at any and all times from the property mort-first parties haved, and hereby and horizage. The parties have a second party the rents and income arising at any and all times from the property mort-first parties haved and horizage contained, and there and party or its agent, at its option upon default, to also charge of said property in contained contained and there are any and a ray of a ray and all times from the property mort of the data of the party of the same on the payment of insurance premium, to also charge of said provisions in a said nots and party of its agreent, at its option upon default, to also charge of said and to be constructed as a waiver of the taking of possession here under shall in no manner prevent or retard to said and the fully raid. It is also agreed that the taking of possession here under shall in the anyield balance of the said note as some and a not its mortigage contained. This satignment of contained rabin in the mortigage output to assert the same at a later time, and to insist upon and enforce strict compliance with all the terms and provisions in add note and any its ray of its right bereader and any extra ray and any ray of a ray of the ray of the said once here any second party the entire and and second party in all the provisions in add note and in this mortigage contained. The label agree of the said once here wise to be paid to second party the entire and any extra index and under the terms and provisions of add premises at hered, and concept with all the provisions in add note an

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

IN WITNESS WHEREOF, said first parties h d year first L. E. Her Elffert

Betty Man Billert Ciffe

SATISFACTION The debt secured by this mortgate has been paid in full, and the Register of Deeds is authorized to release it of record.

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Carlos Anticipation of the

Pins By Ray L. Culbertson First Vice President Lawrence, Kansas, June 6, 1966.

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