526

Fee Paid \$35.75

10.59

71932 BOOK 123 MORTGAGE

Lean No. RM-1-50506LB

This Indenture, Mada this 17th day of November Richard 2. Wiley and Letla R. Wiley, his wife

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Lot Ten (10), in Block Three (3), in Park Hill Addition, 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 fixtures, including stokers and burners, acresss, awnings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on said property or hursufter placed thereon.

TO HAVE AND TO HOLD THE SAME, With all and singular the tenements, hereditaments and appurtenances there-unto belonging, or in anywise appertaining, forever, and hereby warrant the title to the same.

with interest thereon, advanced by said Capitol Federal Savings and Loan Association, and such charges as may become due to said second 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: In monthly installments of \$23.81

each, including both principal and interest. First payment of \$ 93.61 two on or before the 10th day of January 19.60, and a like sum on or before the 10th day of ach month thereafter until total amount of indebtedness to the Association has been paid in full.

a interestitier until total amount at indeptedness to the Association has been plud in rull. It is agreed that the mortgages, may, at any time during the mortgage term, and in its discretion, apply for and purchase mortgage guaranty insurance, and may apply for newsal of such mortgage guaranty the mortgager of such amounts as are advanced by the mortgage. In the even of failure by the mortgagers of nuch amounts to the mortgage, each failure by the considered a default, and all provisions of the mortgage and the note secured thereby with regard to default shall be applicable.

Said note further provides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire balance aming due hereunder may at the option of the mortgagee, he declared due and payable at once.

Bid note further provides: Upon transfer of title of the real state, mortgage to secure this not, the entire balance instanding due because due and payable at one.
The therein and agreement of the parties hereto that this mortgage shall also secure this not, the entire balance instanding due because due and payable at one.
The therein and agreement of the parties hereto that this mortgage shall shall be assume the parties have a due to the second party, however evides due there being pay not, how a second party is and any and all indebtedness in addition to the second second party, however evides due to any with the there being personal regime to any of them, by second party, however evides due to any with the parties have a be considered matured and draw ten par cent interest and be called be to any with the second party however evides due to any with the second party how and the there being personal regime to any of the maturing of them in any tens and considered to any with the second party. However, which may be hereafter erected thereon, the any concert of the second party how on asid premises or which may be hereafter erected thereon, and continues, and not suffer water or permits and subscenes. First parties also agree to pay all taxes, the any times, and not the second party.
May dondition at any times, and not suffer water or permits and subscene thereon. First parties also agrees to pay all taxes, there any subscenes, because of the second party because at the parties also agrees to pay all taxes.
May dondition at any time by associated any time by associated party, and all there from the provides in all anot any time by associated any time by associated party and all there any time by associated party, and any and all times from the provides in all anot any time by associated party and all there any time by associated party and any and all times from the provides of any and the taxes are been any all taxes and income arrival or any time the associate bany

IN WPINESS WHEREOF, said first parties !

CONTRACTOR OF a very 2 1

d year first above written.

F. Wile Richard E. Wiley Will Leila R. Willey