1960

Loan No. R-50521LB

Fee Paid \$43.75

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72424 BOOK 124 MORTGAGE

This Indenture, Made this 6th day of January between Dana N. Dowd and Shirley J. Dowd, his wife

Douglas of Skywydd 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 asid first parties, in consideration of the loan of the sum of Seventeen Thousand Five DOLLARS

Lot No. Eleven (11), in Rockledge 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, acresms, 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 hereafter placed thereon.

now focated on and property or parentiar placed instrum. 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. PROVIDED ALWAYS, And this instrument is executed and delivered to secure the payment of the sum of <u>Seventeon</u>

In monthly installments of \$ 779.57

each, including both principal and interest. First payment of \$.779.57

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.

The particle arrow description of the parties hereto that shis mortgages shall also secure this note, the entire balance making the intention and agreement of the parties hereto that shis mortgage is shall also secure any future advancements which the first parties, or an of them, by second party, and any and all indebtedness in addition to the amount above stated or there is a state of the second party, however evidenced, whether are parties hereto that shis mortgage svidenced, whether amount above stated or the second party, however evidenced, whether, are paid parties hore at the second party, however evidenced, whether, are paid parties hereto and their hole, book account or sentatives, successors and assigns, until all full force and effect between the parties hereto and their hole, book account or sentatives, successors and assigns, until all full force and effect between the parties hereto and their hole, book account or sentatives, successors and assigns, until a full force and effect between the parties hereto and their hole, book account or sentatives, successors and assigns, until a full force and effect between the parties here and any such additional barring with the theretis of any cause the total debt on any such additional barring with the full and the sentements and the sentements of the parties also agrees to pary all taxes. The good condition at all times, and not anfar was or permit a nuisance thereoit. First parties also agrees to pary all cases, charges and expenses reasonably incurred or paid at any time by second party. There parties hereby assign to second party is and in this mortgage. There and the order and here hereby assign to second party is ease on the aprive at any cond all times from the property mort-payenty and collect all order and here hereby second party is ease on the any shift in analy and all times from the property mort-payent in the collect tax on the and and there and or the se

second party in the collection of said sums by foreclosure or otherwise. The failure of second party to assert my of its right hereunder at any time shall not be construed as a waive in said note and in this mortgage contained. If said note and in this mortgage contained. If said first parties shall cause to be paid to second party the entire smount due it hereunder and under the terms and provisions of said note hereby secured, iscluding future advances, and surestandons or renewals hereod, in accordan provision of asid note hereby secured, iscluding future advances, and surestandons or prevents thall be void; otherwise to remain in full forces and effect the second party the entire second party here the terms and provisions in the second party shall be entitled to the immedia the terms and provisions thereof, and comply with all the provisions in said note and in this mortgage contained, the second of all of said premises are minin in full forces and effect, and second party shall be entitled to the immedia of this mortgage or taks any other legal action to protect its rights, and from the date of such fault all items of endemander shall draw interest at the rate of 10% per annum. Appraisement and all benefits of homestead This mortgages are hereby waived.

This mortgage shall extend to and be binding upon the heirs, IN WITNESS WHEREOF, said first parties have hereunto set the

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