10 60

72802 BOOK 124 MORTGAGE

Loan No.RM-1-50534LB

a frank

This Indenture, Mada this 22nd day of February between Leonard C. DeMoss and Marion E. DeMoss, his wife

DOULTS Shidying County, in the State of Kansse, of the first part, and CAPITOL FEDERAL BAVINGS AND LOAN ASSO-CIATION of Toppics, Kansse, of the second part; WITNESSETH: That said first parties, in consideration of the isan of the soun of Seventeen Thousand-Five

Lot One (1), in Block C, in Lawrence Heights, an Addition to the City of Lawrence, Douglas County, Kansas.

(It is understood and agreed that this is a purchase money mortgage.)

on or bofore the 10th day of <u>April</u>, 19.50, and a like sum on or before the 10th, day of month thereafter until total amount of indebtedness to the Association has been paid in full.

It is agreed that the mortgages, may, at any time doring the mortgage term, and in its diagreetion, apply for and purchase mortgage manuful measures, and may apply for remean of such mortgage starsaty instruments covering this mortgage, and gay premumations by remean thereof, are regarder repayment by the mortgages of such amounts as any advanced as the mortgage. In the event of failure by the mortgages of reach amounts in the mortgage, such the mortgage of a databar of such and mortgages of the mortgages and the posts escured thereby with regard to default chair be applicable.



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

<text><text><text><text><text><text>

mption laws are hereby waived. This mortgage shall expansion to and be binding upon the beirs, execut spective parties hereto.

IN WITNESS WHEREOF, said first parties have here Dinst all

and the second se

De Moso

and the second second

and a second

A A marked of a state of a