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## 73603 BOOK 125 MORTGAGE

Loan No.R-50549LB

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This Indenture, Made this \_\_\_\_ 7th\_\_\_\_ day of June , 19 60 between L. D. Alexander and Beulah May Alexander, his wife

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Dourlas Extense County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-ATION of Topeka, Kansas, of the second part; WITNESSETH: That said first parties, in consideration of the loan of the sum of **Fifteen Thousand and** 

No/100-DOLLARS nde to them by second party, the receipt of which is hereby acknowledged, do by these presents mortgage and warrant unto and second party, its successors and assigns, all of the following-described real entate situated in the County of Douglan and State of Kansas, to-wit:

Lots Righteen (18) and Minsteen (19), in Country Club Terrace, an Addition now in the City of Lawrence, Douglas County, Kansas

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

Tegether with all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, acreens, swnings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on add prometry or however the view of the stores.

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

In monthly installments of \$ 109.64 each, including both principal and interest. First payment of \$ 109.64; due on or before the 20th day of July , 19.60, and a like sum on or before the 20th day of each month thereafter until tetal amount of indebtedness to the Association has been paid in full.

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

Said note further provides i Upon transfer of tille of the real estate, mortgaged to secure this note, the entire balance. The fain interface provides i Upon transfer of tille of the real estate, mortgaged to secure this note, the entire balance the interface of 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 over to the second party, however evidenced, whether by note, book account or which the first parties, or any of them, may over to the second party, however evidenced, whether by note, book account or which the first parties, or any of them, may over to the second party, however evidenced, whether by note, book account or whether the first parties, or any of them, may over to the second party, however evidenced, whether by note, book account or be proceeds of all times, and not suffer waste or partie a nuture and draw the part cell distoned boars that be and condition at all times, and not suffer waste or partie a nuture and draw the part cell distoned boars the party for all times, and not suffer waste or partie a nuture and draw the part cell distoned boars the party and second and incurses. Because of the failure of first parties to partone or couply with the provisions in and one for the mortgage contained, and the same are hareby accured by this mattree. The fails are parts all to second party has reast and incemes arises at the part of the provisions in and one for the mort have and heat and the taking of party the same on the payment of insurance or parties. It is an another that and the taking of party and any in the lines from the property mort-part of the mort have and heat and the taking of party the same and incurses related and in the manner prevent of the same and provides of the same and of the same and income arises that and insurance relations. It is any and all intermed the taking of the party of the parties have and by the same on the payment of insurance the same and provided

This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the

IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first above written

L. D. alefan Bat Why Morander Marfille fander

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