574

Reg. No. 16139 Fee Paid \$38.75

74362 BOOK 125 MORTGAGE

Loan No. RM-1-50576LB

This Indenture, Made this 22nd day of August between Robart L. Fallars and Hyra E. Fallers, his wife

i.

1. 1. 1. 1. N.

19 60

ALL LOS

5 A 4 Contario de la contraction de la contra

A

1.2.1

Lot One (1), in Block Two (2), in Heliday Hills, an Addition to the Gity 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, acreens, 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 therean.

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

with interest thereon, advanced by said Gapitol Federal Savings and Loan Association, and such charges as many 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 hereoft, to be repaid as follows: In monthly installments of \$ 106-13 each, including both principal and interest. First payment of \$ 100-13

each, including both principal and interest. First payment of \$106.43

In monthly installments of \$ 100983 _______each, including both principal and interest. First payment of \$ 100943 _________das on or before the ________lober _______, 19.60_, and a like sum on or before the ________lob day of ________aach month thereafter until total amount of indubtedness to the Association has been paid in full. 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 renewal of such mortgage guaranty insurance, and may apply for sent the mortgage guaranty insurance, and may apply for sent the mortgage rearranty insurance are arrested by the mortgage. In the event of failure by the for any of the mortgage shows of the mortgage and the mote associated thereby with regard to default abull be applicable.

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

Beid note further provides: Upon transfer of tille of the real estate, mortgaged to secure this note, the entire balance maining due hereunder may at the option of the mortgage, be declared due and payable at once. If is the intention and agreement of the parties hereio that this mortgage shall also scene any future advancements made to first parties, or 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 pole, book accemit or otherwise. This mortgage shall remain in full force and effect between the parties hereion and their heirs, personal representatives, accessors and assigns, until all amounts due hereunder, including future advancements, are paid in full, with intervent and for the same apecified assess be considered matured and draw then are cent intervet and be collectible out the amount and for the same apecified assess be considered matured and draw then per cent intervet and be collectible out the amount and for the same apecified assess be considered matured and draw the aper cent intervet and be collectible out the amount and for the same apecified assess be considered matured and draw then per cent intervet and be collectible out the approach of anal through foreleasure or otherwise. This mortgage contained, and the same arequired by second party. The transfer age contained, and the same are arequired by second party. The transfer advance area and anotificate accesses, because of the failure of firsh parties to perform or comply with the provisions in said note and the same area are horein party to this mortgage. The parties hereby reside the darks are thereby secured by this mortgage. The parties hereby assessments and apply the same the assessments and provisions in said anote and the same area area including abbits of the same area area including abbits, to take there area area including abbits, to take there area area including abbits, to take there tion laws are hereiny walved. In mortgage shall extend to and be binding upon the heirs, executors, administrators, s ective particles herein.

ad assigns of the IN WITNESS WHEREOF, said first parties have herev

rellers

Felles.

Myra E Fellers

into set their hands the day and year first above written Hobert L. Fellers