84770 BOOK 134

MORTGAGE

This Indenture, Made th	18 499	day of	outy	, 19 <u>_63</u>
between Leonard L. Hills a Douglas	ind Vivian	M. Hills, hi	swife	
of Endered County, in the State of Ka CIATION of Topeka, Kansas, of the se WITNESSETH: That said first part	nsas, of the fir	st part, and CAF	ITOL FEDERAL SA	VINGS AND LOAN ASSO-
	les, in consider	ation of the loan	of the sum of Flve	rhousand and No/100 -
made to them by second party, the receipsaid second party, its successors and as Douglas and State of	pt of which is h	ereby acknowledg		DOLLARS
Beginning at the Northe of Section 26, Township thence South on Section of said South One Half feet parallel with the Half of Said Northeast containing one acre, mo of Lawrence, less the E	of said No said East Quarter; t re or less ast 50 fee	feet; thence ortheast Quar Section line hence East 2 , in Country t thereof fo	"West parallel ter, 217.8 feet to the North 1 17.8 feet to th Club North, an r highway; in D	rincipal Meridian; with the North line; thence North 200 ine of said South One to point of beginning, a Addition to the City louglas County, Kansas.
ogether with all heating, lighting, and torm windows and doors, and window show located on said property or hereaft	plumbing equinades or blinds,	ipment and fixtur used on or in con	es, including stokers a nection with said pro	nd burners, screens, awnings, perty, whether the same are
TO HAVE AND TO HOLD THE SAN nto belonging, or in anywise appertaini	ME, With all ar	nd singular the te	nements, hereditamen	ts and appurtenances there-
PROVIDED ALWAYS, And this inst	rument is exec	uted and delivered	to secure the narman	tofth Pipe Thomas
said second party under the terms a art hereof, to be repaid as follows:	apitol Federal	Savings and Loan of the note secur	Association, and such ed hereby, which note	charges as may become due is by this reference made a
In monthly installments of \$ 90.07		1 1		
e on or before the 10th day of ach month thereafter until total amoun	August	, 19 63	and a like sum on o	rst payment of \$ 90.57
month thereafter until total amoun	it of indebtedn	ess to the Associa	tion has been paid in	full.
			10	
Said note further provides: Upon tra maining due hereunder may at the optic It is the intention and agreement of the	ansfer of title	of the real estate,	mortgaged to secure	this note, the entire balance
It is the intention and agreement of the	e parties herete	that this most	due and payable at or	nce.
It is the intention and agreement of the dade to first parties, or any of them, by a nich the first parties, or any of them, metavises. This mortgage shall remain in intatives, successors and assigns, until all ratives, successors and assigns, until all east; and upon the maturing of the present and for the same specified as same time and for the same specified as proceeds of sale through foreclosure through the same time and the through foreclosure through the same time and the through the same through the same time and the through the same time and the same time and the same time and the same time and the same time that the same time the same time the same time the same time time the same time time time time time time time ti	econd party, a ay owe to the s n full force and l amounts due ent indebtednes causes be consi e or otherwise.	nd any and all incecond party, how it effect between thereunder, including for any cause, it dered matured an	elebtedness in addition ever evidenced, wheth he parties hereto and ag future advancemer the total debt on any st d draw ten per cent in	any future advancements to the amount above stated er by note, book account or their heirs, personal repre- tts, are paid in full, with in- ach additional loans shall at terest and be collectible out
good condition at all times, and not suf sessments and insurance premiums as r	fer waste or p	ermit a nuisance t	hereon. First parties	also agree to pay all taxes.
d in this mortgage contained, and the	e failure of fir	st parties to perf	orm or comply with	any time by second party,
First parties hereby assign to second pa- ged to secure this note, and hereby autho operty and collect all rents and income a: irs or improvements necessary to keep s this mortgage or in the note hereby see	rty the rents a rize second par nd apply the sa said property in	nd income arising ty or its agent, a me on the paymen a tenantable cond	at any and all times t its option upon defa at of insurance premiu tion, or other charges	s from the property mort- ult, to take charge of said ins, taxes, assessments, re-