SMS93 BOOK 138

## MORTGAGE

Loan No. 50986-34-9-LB

This Indenture, Made this 6th day of August 1 19 60 between \_\_\_\_\_ Raymond Harvey Wilbur and Marian Mathews Wilbur, his wife

Douglas of Staty fee County, in the State of Kannas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSO-CIATION of Topeka, Kansas, of the accord part; WITNESSETH: That said first parties, in consideration of the loan of the sum of **Thirtean Thousand Two** 

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

Lot Minety-four (94), in Country Club North, an Addition to the City of Lawrence, Douglas County, Kanzas.

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

Together with all heating, lighting, and plumbing equipment and fixtures, including stakers and burners, screens, 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 hearediter placed thereon.

In monthly installments of \$ .77.36 each, including both principal and interest. First payment of \$ .77.36 due on or before the lOth day of <u>September</u>, 19 .64, and a like sum on or before the lOth day of each 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 during the mortgage term, and its discretion, apply for and purchase movings guaranty invariants, and may apply for renewal of such mortgage guaranty logurance covering this mortgage, and pay pre-minum due hy r-same thereof, and require repayment by the mortgagers of such amounts as are, stwanced by the mortgage. Is the event of failure by the mortgagers to repay and amounts to the more gages, such failure shall be considered a default, and an provisions of the mortgage and the note secured thereby with reserve to default, and an provisions of the mortgage and the note secured thereby with reserve to be secured this note, the entire balance remaining due hereunder may at the option of the mortgages, be declared due and payable at-once.

Said note further provide: Upon transfer of tille of the real white, mortgages has been state the entire hance. The matrix been state of the mortgages, be declared due and payable at ease. The entire hance the entire hance is the option of the mortgages, be declared due and payable at ease. The mortgage while the the mortgages has a state of the mortgages are also been provided in the provided due and payable at ease. The mortgage while the mortgage has a state of the mortgage has a state has a state of the mortgage has a state

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

膏

Carpon Harvey Wilbur Martin Mathews Willes