331 34339 Book 93 MORTGAGE Loss No. R-1-1128 This Indenture, Mais ais 8th January 19.48 between V. P. Wilson and Bessie I. Wilson, his wife of Shewner Topeka, Ka e County, in the State of Kansas, of the first part, and CAPITOL FEDERAL SAVINGS AND LOAN ASSOCIATION of WITNESSETH: That said first parties, in consideration of the loss of the sum of ______ DOLLARS made to them by second party, the receipt of which is hereby achnowledged, do by these presents mo perty, its soccessors and satigate, all of the following-described real strate situated in the County of Kanas, to-wfit Douglas and second Commencing at the Southwest corner of Lot 6, Block 6, in Babcock's Addition to the City of Lawrence; thence North 32 feet; thence East 80 feet; thence South 32 feet; thence West 80 feet to the place of beginning, in Douglas County, Kansas. Together with all heating, lighting, and plumbing equipment and firmes, including sokers and burners, acreens, awnings, morm w dows and doors, and window shades or blinds, used on or in connection with and projerry, whether the same are now located on a TO HAVE AND TO HOLD THE SAME, With all and singular the momenta PROVIDED ALWAYS, And this instrument is executed and delive red to a - -- - - - Thirty-five Hundred and no/100 -- - - thereon, advanced by said Capitol Federal Serings and Loss Association, and such charges as may become due to said under the terms and conditions of the none secured hereby, which note is by this reference made a part hereod, to be repuid DOLLARS athly installments of \$ 57.13 each, including both principal and interest. First payme a 4 37.13 148 and a like su or before the 10th day of _____February_ m on or before the 10th day of each furr matil notal amount of indebanda s to the Association has been paid in full. It is the intention and agreement of the parties heres that the morgany hall also parties, for any of them, by second party, and any and all indetendents in addition to the 'or any of them, by second party, however evidenced, whether by sock, book can be accessed party, however evidenced, whether by sock, book can be able to any main in hill form and effect between the parties before and their beins, personal representation and these becomedary, including frames drives drives and the between the parties before any the parties before any many can be able to any many the parties before any the parties before any the parties before and the second party an which the fr upon the s First parties agree to keep and maintain the buildings now on said premises or wi kion as all dama, and not suffer wate or permit a minance thereon. First parties also reminus as focuared by second party. First parties also agrees to pay all costs, charges and expenses reasonably incurred or paid at any tit presses, bocause of the failure of first parties to perform or comply with the provisions in said non-some ten before scored by this morrarge. by second party, in This puriod services by an average of the rest and income the none, and hereby service second party the rest and income does not and hereby services second party or in space, a la variation of the service second party or in space as the second horizon and apply the same or the party terms of instrument and property in iterative and condition, or other charges or parts second party in the second party of ag at any and income arising t its option up tided for in th of said no . d marry The failure of second party to serent any of its right hereunder at any time shall not be construent a same at a later time, and to insist upon and enforce strict compliance with all the serms and p the su Borgage Consume. If sold first parties shall cause to be paid to second pairy the ent non, hereby secured, including forms edvance, and any example thereby and comply with all the provision is and now and in this remain in full force and effect, and second party shall be exited in the full force and effect, and second party shall be exited rights, and from the daw of the deviation and in the second rights, and from the daw of and defined and intern of indebanken that any gli heartfire of homemonia and exemption is one are here. al or re the 4 10 t be w d p This mortgage shall extrempective parties hereto. d to and be b IN WITNESS WHERBOF, said first pa intion a V. Milson 11 condie anda. dec

State State Make

\$7134

Malter

Darathy H. S. Cark

"

and and

inter