## MORTGAGE

Loan No. R-2998

1	ton W. Marvin a	nd Margaret M.	Marvin, his wife	<u> </u>	
DOUETER	( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( ) ( )				
LIATION of Tope	ka, Kansas, of the seco	ond part; o		L SAVINGS AND LOAN	
WITNESSETH:	: That said first partie	ss, in consideration of	the loan of the sum of		
				resents mortgage and warrs	
aid second party,	its successors and assi	igns, all of the follow		tuated in the County of	
Douglas	and State of I	Kansas, to-wit:			
Lots Nos.	3, 4 and 5 in W	Mest Manor in Gi	ven Court, an Addi	ition to the City o	f v
Lawrence i	n Douglas Count	y, Kansas.			
(It is und	erstood and agr	eed that this i	is a purchase money	y mortgage)	
ogether with all torm windows and ow located on sai	heating, lighting, and i doors, and window sh id property or hereaft	plumbing equipment ades or blinds, used o ter placed thereon.	and fixtures, including sto n or in connection with as	kers and burners, screens, a aid property, whether the s	wnings, ame are
TO HAVE AND into belonging, or	TO HOLD THE SAI	ME, With all and sing ing, forever, and here	my warrant the title to the	itaments and appurtenance same.	
PROVIDED AL	WAYS, And this inst	trument is executed a	nd delivered to secure the p	syment of the sum of	
rith interest there	on, advanced by said (	ht Thousand and	no/100	Bo	LLARS
				nd such charges as may been note is by this reference	
in monthly insta	20th	each, includin	g both principal and interes	est. First payment of \$52	80
				m on or before the 20th	
It is the intentionade to first part	on and agreement of ties, or any of them. he	he parties hereto that	this mortgage shall also	secure any future advan	cements
which the first par therwise. This n	rties, or any of them, a	may owe to the second in full force and offe	party, however evidenced	, whether by note, book accepts and their heirs	ount or
entatives, success erest; and upon t	ors and assigns, until : he maturing of the nr	all amounts due hereu	nder, including future adv	ancements, are paid in full,	with in-
he same time and f the proceeds of	for the same specified sale through foreclost	d causes be considered are or otherwise.	matured and draw ten per	o secure any future advanddition to the amount abov, whether by note, book acto and their heirs, persons ancements, are paid in full, or any such additional loans reent interest and be collect	tible out
First parties ag	ree to keep and maint	ain the buildings now	on said premises or which	h may be hereafter erected parties also agree to pay a	thereon
sseesments and in	nsurance premiums as	required by second p	arty.	parties also agree to pay a	II taxes,
neluding abstract	expenses, because of	s, charges and expens the failure of first pa	es reasonably incurred or rties to perform or compl	paid at any time by secon y with the provisions in a	d party,
First parties he	reby assign to second :	same are hereby sec party the rents and in	ured by this mortgage.	all times from the money	
raged to secure this	is note, and hereby aut	horize second party or	its agent, at its option up the newment of insurance	pon default, to take charge	of said
airs or improvem a this mortgage	ents necessary to keep or in the note hereby	p said property in ten	antable condition, or other	charges or payments prov	ided for
d mid note is full second party in th	y paid. It is also agree se collection of said st	sed that the taking of ums by foreclosure or	possession hereunder sha	all times from the propert pon default, to take charge e premiums, taxes, assessm charges or payments prov- le in force until the unpaid il in no manner prevent of	retard
The failure of actight to assert the	cond party to assert a	ny of its right hereun and to insist upon an	der at any time shall not d enforce strict compliance	t be construed as a waive e with all the terms and pr	r of its
n mad note and in	i this mortgage contain	hed. Taid to second news t	he antino amount due it b		
provisions of said : he terms and pro-	note hereby secured, in visions thereof, and co	acluding future advan	ces, and any extensions or	renewals hereof, in accordan	nce with
presents shall be v	old; otherwise to rema	in in full force and ef	fect, and second party sha	ercunder and under the terenewals hereof, in accordant this mortgage contained, the libe entitled to the immedia and payable and have for of such default all items of dall benefits of homestead	n these
d this mortgage o	ir take any other lega	l action to protect its	rights, and from the date	of such default all items of	indebt-
Conference ordered a recommendation where a					and ex-
		inding upon the heirs.	executors, administrator	a processors and assisse	
This mortgage a espective parties					of the
This mortgage a espective parties				and year first above written	of the
This mortgage a espective parties IN WITNESS			to set their hands the day s	and year first above written	of the
This mortgage a espective parties IN WITNESS	WHEREOF, said first		to set their hands the day s		of the
This mortgage a espective parties IN WITNESS	WHEREOF, said first		to set their hands the day s	and year first above written	of the
This mortgage a supportion parties IN WITNESS	WHEREOF, said first		to set their hands the day s	and year first above written	of the
This mortgage a sepective parties IN WITNESS 1	WHEREOF, said first		to set their hands the day s	and year first above written	of the
This mortgage a separative parties IN WITNESS TARROY FARS	WHEREOF, said first	t parties have hereun	Maryant	and year first above written	of the
This mortgage a supportion parties IN WITNESS TATEOF FARE OF F	WHEREOF, said first		Maryant	and year first above written	of the
This mortgage a separative parties IN WITNESS TATEOUT ANS OURTE OF THE SECONDARY OF T	WHEREOF, said first	t parties have hereun	Servature Maryant	and year first above written	of the
This mortgage a sespective parties IN WITNESS IN WITNES	WHEREOF, said first	t parties have hereun	Margaret  A. D. 19	and year first above written  (1) P) &  (2) before me, the undered	of the
This mortrage a suspective parties IN WITNESS IN WITNES	WHEREOF, said first	t parties have hereun	Margaret  A. D. 19	and year first above written  (1) (1) (2) (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	of the
This mortrage a respective parties IN WITNESS IN TAKE OF LANS OURTE OF 18	WHEREOF, said first	t parties have hereun	Margaret  A. D. 19	and year first above written  (1) P) &  (2) before me, the undered	of the
This morteway a respective parties IN WITNESS TAKE OF LANS OUNTE OF TAKE THE TAKE OF TAKE OF TAKE THE TAKE OF TAKE OF TAKE THE TAKE OF TAKE OF TAKE OF TAKE THE TAKE OF TAKE O	WHEREOF, said first	t parties have hereun	Maryant  Button W. Maryi	and year first above written  (1) (1) (2) (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	of the
This mortrage a respective parties IN WITNESS IN TAKE OF LANS OURTE OF 18	WHEREOF, said first	t parties have hereun	Maryant  Button W. Maryi	and year first above written  (1) (1) (2) (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	of the
This mortrage a suspective parties IN WITNESS IN WITNES	WHEREOF, said first	t parties have hereun	Maryant  Durton W. Maryi	And year first above written (IV. A) & (IV. A)	of the
This mortrage a suspective parties IN WITNESS IN WITNES	WHEREOF, said first	t parties have hereun	Maryant  Durton W. Maryi  a lastronaut of writing, as	and year first above written  (1) (1) (2) (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	of the