Narold a. Beck Register of Deeds.

52432 BOOK 106

	MORTGA		No. R-3057
	Made this 4th day of		, 19 54
between Ernest A. Ba	les and Lydia A. Bales	s, his wife,	
of Shawnee County, in the Stat	e of Kansas, of the first part, and CA	PITOL FEDERAL SAVINGS	AND LOAN ASSO
WITNESSETH: That said fi	is the second part; rst parties, in consideration of the loan 1 $no/100$	i of the sum of = = = = =	DOLLARS
nade to them by second party, t	he receipt of which is hereby acknowled	dged, do by these presents mortg	age and warrant unt
	Lot 1, Block 6, in 1 Addition to the City County, Kansas.	Hillcrest Addition y of Lawrence, Dou	, an glas
It is understood a	and agreed that this is	s a purchase money	mortgage).
Cogether with all heating, light torm windows and doors, and	ting, and plumbing equipment and fix vindow shades or blinds, used on or in r hereafter placed thereon.	tures, including stokers and bur connection with said property,	ners, screens, awning whether the same ar
TO HAVE AND TO HOLD into belonging, or in anywise a PROVIDED ALWAYS, And Eleven Thousand as	THE SAME, With all and singular the appertaining, forever, and hereby warr I this instrument is executed and deliving no 100 by said Capitol Federal Savings and I e terms and conditions of the note selows:	e tenements, hereditaments and ant the title to the same. ered to secure the payment of th	appurtenances there
due on or before the 20th de each month thereafter until to	74.13 each, including both payof October , 19 total amount of indebtedness to the As	54, and a like sum on or before sociation has been paid in full.	re the 20th day o
	ment of the parties hereto that this me them, by second party, and any and a of them, may owe to the second party, il remain in full force and effect between, until all amounts due hereunder, in of the present indebtedness for any case specified causes be considered mature foreclosure or otherwise.		
First parties agree to keep a in good condition at all times, assessments and insurance pre First parties also agree to p including abstract expenses, b	and maintain the buildings now on said and not suffer waste or permit a nuiss miums as required by second party, ay all costs, charges and expenses reas- sease of the fallure of first parties to d, and the same are hereby secured by d, and the same are hereby secured by	onably incurred or paid at any perform or comply with the	time by second part
First parties hereby assign to gaged to secure this note, and he property and collect all rents a pairs or improvements necessain this mortgage or in the not of said note is fully paid. It is second party in the collection	so second party the rents and income a tereby authorize second party or its agr and income and apply the same on the p- ry to keep said property in tenantable hereby secured. This assignment of a also agreed that the taking of posses of said sums by foreclosure or otherw	rising at any and all times frent, at its option upon default, asyment of insurance premiums, condition, or other charges or frents shall continue in force usion hereunder shall in no maintee.	om the property mor to take charge of sa taxes, assessments, r payments provided fo ntil the unpaid balan nner prevent or retain
If said first parties shall ca provisions of said note hereby the terms and provisions there presents shall be void; otherwi- session of all of said premises of this mortrage or take any	to assert any of its right hereunder at tare time, and to insist upon and enfor ige contained. use to be paid to second party the enti- secured, including future advances, and of, and comply with all the provisions se to remain in full force and effect, an and may, at its option, declare the wi- other legal action to protect its rights therest at the rate of 10% per annum.	ire amount due it hereunder and dany extensions or renewals her in said note and in this mortga and second party shall be entitled and of said note due and payab and from the date of such defe	d under the terms a eof, in accordance wi ge contained, then the i to the immediate po le and have foreclosu sult all items of indel
emption laws are hereby waive	d. o and be binding upon the heirs, execu		
IN WITNESS WHEREOF	, said first parties have hereunto set t	their hands the day and year fire	
		0	
		Lylia a. Bal	u.
STATE OF KANSAS COUNTY OF Douglas	}a.		
•	the Ru		
BE IT REMEMBERED, th			me, the undersigned ydia A. Bale
his wife			o are persons
	reon 5 who executed the within inst	rument of writing, and such pe	rson S duly ackno
edged the execution of the sam	OF, I have hereunto set my hand and	Notaphal Soul the day and four	last above watten.
COLSEN		Kay K. leu	butson
(SEAS)		Make Dak	Street Control & Don't electrol of the
My epopulation expires:	Nay 6,1957	Notary Pub	lic

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