65600 MORTGAGE

BOOK 118

Loan No. R-50051-LB

his	s Inden	ture,	Made this 1	Lth	day of	April		, 19 58
						on, his wif		
IATI WIT	ON of Topeks	, Kansas, That said f	of the second parties, in	onsideration o	of the loan o	f the sum of =	AL SAVINGS AN	
ade t	o them by second party, it	ond party, s successor	the receipt of w	hich is hereby all of the follo	acknowledg	ed, do by these	presents mortgage a	ind warrant unto
Lot an A	Twelve (1	2), in 1	Block Nine	(9), in P	rairie A glas Cou	cres Subdiv	rision of Pari	c Hill Addition
(I	t is unde	rstood a	and agreed	that this	is a pu	rchase mone	y mortgage.)	(e
ogeth torm	her with all h	eating, ligh loors, and	nting, and plur window shades or hereafter pl	nbing equipme or blinds, used aced thereon.	nt and fixtu	res, including stonnection with s	okers and burners, aid property, whet	screens, awnings, her the same are
TO :	HAVE AND	TO HOLD a anywise	THE SAME, I	Vith all and sir orever, and he	ngular the treby warran	tenements, here at the title to the	ditaments and app same.	urtenances there-
-			/200				payment of the sun	DOLLADO
vith in o said	nterest thereo d second part sereof, to be re	n, advance y under the paid as fo	d by said Capit ne terms and o llows:	ol Federal Sav	ings and Lo he note sec	an Association, ured hereby, wh	and such charges a ich note is by this	s may become due reference made a
In n	nonthly instal	ments of \$	77.23	each, includ	ing both pr	incipal and inte	rest. First payme	nt of \$ 77.23
ach r	month thereas	ter until t er provide	otal amount of s: Upon transf	indebtedness er of title of t	to the Asso he real esta	te, mortgaged t	secure this note,	the entire balance
It is	ning due here s the intentior to first partie	and agrees, or any o	at the option of ment of the pa f them, by seco	rties hereto the nd party, and	at this mo any and all	rtgage shall al indebtedness in	so secure any futi addition to the am	ount above stated
which there entat erest	the first part wise. This me tives, successo ; and upon the ame time and	ies, or any ortgage shors and assi e maturing for the sam	of them, may all remain in for gns, until all an of the present as specified cau	owe to the second ill force and el mounts due her indebtedness i ses be consider	nd party, n ffect between eunder, incl for any caused matured	owever evidence in the parties he luding future ac se, the total debt and draw ten p	reto and their heli vancements, are pa on any such additi er cent interest an	ount above stated, book account or s, personal repre- id in full, with in- onal loans shall at i be collectible out
in goo	od condition a	t all times	and not suffer	waste or per	nit a nuisan	ce thereon. Fir	st parties also agre	e to pay an taxes,
Fir	est parties also ding abstract	agree to pexpenses. I	ecause of the	allure of first	parties to	perform or com	ply with the provi	sions in said note
Fir gaged prope pairs in the	rst parties her d to secure this erty and collect or improvemant is mortgage of id note is full	eby assign s note, and t all rents ents necess r in the ne paidIt	to second part hereby authori and income and ary to keep sal ote hereby secu is also agreed	the rents and se second party apply the sam d property in red. This ass hat the taking	or its ager or its ager te on the pa- tenantable ignment of of possess	ising at any an it, at its option yment of insura condition, or oth rents shall cont ion hereunder s	upon default, to to nce premiums, taxe her charges or pays inue in force until hall in no manner	he property mort- ake charge of said s, assessments, re- nents provided for the unpaid balance prevent or retard is a waiver of its
Th	e failure of se	cond party	later time, and	to insist upon	and enforce	e strict complia	nce with all the ter	rms and provisions
If provi	said first par isions of said erms and pro- ents shall be v on of all of sa- his mortgage of as hereunder	ties shall chote hereby risions there oid; otherwid premise or take any shall draw	secured, inclureof, and composite to remain is and may, at other legal ac interest at the	to second parting future ad y with all the n full force and its option, decition to protect rate of 10%;	ty the entir vances, and provisions i deffect, and lare the who its rights, per annum.	e amount due it any extensions in said note and is second party sole of said note and from the do Appraisement	thereunder and up or renewals hereof, in this mortgage co- hall be entitled to due and payable an ate of such default and all benefits of	der the terms and in accordance with ntained, then these the immediate pos- dd have foreclosure all items of indebt- homestead and ex-
Th	is mortgage s	hall extend	to and be bind	ing upon the he	irs, execut	ors, administra	tors, successors a	nd assigns of the
' IN	WITNESS	WHEREO	F, said first pa	rties have her	eunto set th	DO ~ ~ O	ay and year first at	ove written.
				1		Merles	A. Edmondson	oulter
						Mertie	A. Edmondson	
	ATE OF KAN UNTY OF	SAS Dougla	18	}88.		o		0
			/	2 1-1-1	Ger	0	19,58 hafara ma	, the undersigned,
			that on this. / County and St				mondson and M	
VIII DE	lmondson,						who	
	will to me to be	n of the s	ame.				ng, and such person	
H	A AEL HAIO	WHER	EOF, I have h	ereunto set my	hand and l	Notarial Seal th	e day and year last	above written.
P	UBLESTA	y l	Nov 25 1	961.		Hattie M.	Notary Public Fletcher	www.
C DIA	commission e	pires:	May 25, 1	, o.e.		harold a	Leek 1	李维·藏