Reg. No. 8 Fee Paid \$52.50

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	BOOK 139 44 N	IORTGAGE	
	ts, made this 13th S E. LEDOM and MARILY	day of January	Therease Dy and
of Douglas	County, Kanons, as	mortgagor 8_, and	
CONSMERCE	SAVINGS AND LOAN ASSO	CLATION -	, a corporation organized and
Kansas, as mortgageo!	ans with its principal office ar That said mortgagor. S., for a		the second s
the model of which is	Y-ONE THOUSAND AND NO	/100THS	n of
and assigns, forever, al and State of Kanans, to	I the following described real a	these presents mortgage and t state, situated in the county o	varrant unto said mortgages, its s
Lot 5, Block	8, in SOUTH HILLS, an	n addition to the cit	y of Lawrence
It is agreed	and understood that	this is a purchase mo	ney mortgage
consent of t	title of the real prop he mortgagee shall rep payable at the option	nder the amount due u	cribed without written nder the promissory note
			tokers and burners, screens, awnin property, whether the same are no
			nements, hereditaments and appu is same. Said mortgagor 5_ her
nant with said mort	gages that the y ,	t the delivery hereof, the lawf	ul owner." of the premises above
and described, and _a	warrant and defend the title it	afeasible estate of inheritance	therein, free and clear of all encur ns and demands of all persons who
PROVIDED ALW.	AYS, and this instrument is ex	ecuted and delivered to secure	the payment of the sum of
* * - TWEN	TY ONE THOUSAND AND NO	100THS	Dollars (\$ 21,000
and conditions of the pr gages, psyable as expre terms of said note are	comissory note of even date here ased in said note, and to secure hereby incorporated herein by	with and secured hereby, executed hereby, executed the performance of all the total reference.	rated by said mortgagor <sup>8</sup> to su
It is the intention a mortgagor_E_ by said any of them, may owe	and agreement of the parties her mortgages, and any and all inde to said mortgages, however evi	eto that this mortgage shall al btedness in addition to the amo denced, whether by note, book	so secure any future advances that sunt above stated which said morts account or otherwise. This morts presentatives, successors and assi- rest.
The mortgagor	effect between the parties here sunder, including future advan hereby assign to said mortg	to and their heirs, personal re- ces, are paid in full with inte- ages all rents and income aris	presentatives, successors and assi- rest.
and hereby authorize as and income therefrom an or improvements necess in the note hereby secu- taking of possession her or otherwise.	iid mortgages or its agent, at it of apply the same to the paymer ary to keep said property in ter red. This rent assignment shall rounder shall in no manner pre-	s option, upon default, to take at of interest, principal, insure instable condition, or to other continue in force until the un- vent or retard said mortgages	ing at any and all times from said charge of said property and collect nce premiums, taxes, assessment charges or payments provided for paid balance of said note is fully ; in the collection of said some by for
There are no unpai	d labor or material bills outsta	ading which would result in a	machanic's line assint this manage
			aner or purchasers shall also be i
The failure of the right to assert the same said note and of this m	mortgages to assert any of its at any later time, and to insis ortgage.	rights hereunder at any time t upon and enforce strict comp	shall not be construed as a waiv liance with all the terms and prov
If said mortgagorf. provisions of said note	shall cause to be paid to sald hereby secured, including future	mortgages the entire amount	due it hereunder, and under the t
the terms and provision then these presents shall session of all of said pro-	a thereof, and if said mortgage I be void; otherwise to remain operty, and may, at its option, d	. Mahall comply with all the p in full force and affect, and a sciare the whole of said note	no of renewant instead in accords rovisions of said note and of this r aid mortgages shall be entitled to and all indebtedness represented to hegal action to protoct its right, it 10% per annum. Appresented
be immediately due and the date of such default This mortgrage shal assigns of the respective	payable, and may foreclose th all items of indebtedness secur be binding upon and shall enu parties hereto.	is mortgage or take any other ed hereby shall draw interest s re to the benefit of the heirs,	legal action to protect its right, it 10% per annum. Appraisement executors, administrators, succes
IN WITNESS WI	IEREOF, said mortgagors	_ Chack	hand " the day and year the
		Charles E. Marily	a Ladom !!
51907 Sin 6-64 Att. REV. 4-56		Marilyn Ja	dom

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