og. No.1,018

BOOK 142	4039	MORTGAGE	Loan No. 51182-08-6 LB
betweenG		lst day of Februar fary Anne Gordon, his wife	7, 19.66
WITNESSET	H: That said first parties, i	of the first part, and CAPITOL FEDERA part; in consideration of the loan of the sum of	Fifteen Thousand
made to them by	second party, the receipt of	which is hereby acknowledged, do by these p s, all of the following-described real estate si	resents mortgage and warrast unto
	ddition to the City	ty-four (134), in Country Club of Lawrence, Kansas, as shown of, Douglas County, Kansas.	North, an by the
		greed that this is a purchase	
Together with all storm windows ar now located on as	l heating, lighting, and plu nd doors, and window shades aid property or hereafter p	mbing equipment and fixtures, including stol s or blinds, used on or in connection with sa claced thereon.	ters and burners, screens, awnings, id property, whether the same are
TO HAVE AN unto belonging, o PROVIDED A Thousar	D TO HOLD THE SAME, r in anywise appertaining, LWAYS, And this instrum of Three Hundred an	With all and singular the tenements, heredii forever, and hereby warrant the title to the s sent is executed and delivered to secure the pr d No $/100$ = = = = = = = = = = = = = = = = = =	amenta and appurtenances there- ame. syment of the sum of Fifteen
to said second ps part hereof, to be	eon, advanced by said Capi arty under the terms and a repaid as follows:	tol Federal Savings and Loan Association, an conditions of the note secured hereby, which	d such charges as may become due a note is by this reference made a
due on or before the	ha 1st day of M after until total amount o	esch, including both principal and intere- arch	on or before the lst day of aid in full.
		of any time during the mortgast conservations contained, and may analy for sense of several type terminum due by towards thereas, and requ are advanced by the mortgaster. In the ware the mortgaster, such failure shall be conserva- ted account of the several termination of the second thereby with regard to default a	anter de autorente
Said note fur remaining due her It is the intenti	ther provides: Upon transf reunder may at the option of on and agreement of the ne	fer of tills of the real estate, mortgaged to a of the mortgages, he declared due and payable utiles hereto that this mortgage shall also	course this note, the entire balance at once.
made to first part which the first pa otherwise. This r sentatives, success terest; and upon t the same time and of the proceeds of	ties, or any of them, by seco rties, or any of them, may or mortgage shall remain in fr nors and assigns, until all ar the maturing of the present for the same specified cau sale through foreclosure or	rties hereto that this mortgage shall also nd party, and any and all indepitedness in ad- we to the second party, however evidenced, all force and effect between the parties hereis indebideness for any cause, the total debt on sea be considered matured and draw ten per e otherwise.	secure any future advancements dition to the amount above stated whether by note, hook account or to and their heirs, personal repre- seements, are paid in full, with in- any such additional loans shall at tent interest and be collectible out
in good condition	at all times, and not suffer	waste or permit a nulsance thereon. First p ired by second narty	may be hereafter erected thereon
including abstract and in this mortg. First parties he	a agree to pay all costs, chi expenses, because of the fr age contained, and the sam reby assign to second party	arges and expenses reasonably incurred or p silure of first parties to perform or comply a are hereby secured by this mortgage. the rents and incurse assignment	aid at any time by second party, with the provisions in said note
gaged to secure this property and colle- pairs or indrovem in this mortgage : of said note is full second party in th	is note, and hereby authoriz ct all rents and income and ients necessary to keep said or in the note hereby secur y paid. It is also agreed th he collection of said sums b	are nearedy secured by this mortgage. the rents and lineoue arising at any and all a second party or its agent, at its option up apply the same on the payment of insurance property in thematakie condition, or other c ed. This assignment of rents shall continue at the taking of possession hereunder shall y foreclosure or otherwise.	a unies from the property mort- m default, to take charge of said premiums, taxes, ansesamenta, re- harges or payments provided for in force until the unpaid balance in no manner prevent or retard
right to assert the	same at a later time, and t	to insist upon and enforce strict compliance	with all the terms and provisions
provisions of said ; the terms and pro- presents shall be v session of all of sa of this mortgage of edness herounder ; emption laws are b This mortgage of this mortgage of the said states of the term of the said states of the said states of the term of the said states of the said states of the term of the said states of the said states of the term of the said states of the said states of the term of the said states of the said states of the term of the said states of the said states of the term of the said states of the said states of the term of the said states of the said states of the said states of the term of the said states of the said states of the said states of the term of the said states of the s	not harmby secured, includi visions thereof, and comply oid; otherwise to remain in id premises and may, at it if take any other legal acti- shall draw interest at the r isreby waived.	a second party the entire amount due it her ng future advances, and any extensions or re- with all the provisions in and note and in th full force and effect, and second party shall is option, declars the whole of said note due on to protect its rights, and from the date of ate of 10% per annum. Appraisement and	under and under the terms and invalia hereoi, in accordance with is mortgage contained, then these be entitled to the immediate pos- and parable and have forecloware inch default all items of indebt- all benefits of homestead and ex-
		g upon the heirs, executors, administrators, ies have hereunto set their hands the day an	
		Gale E. Gordon	Jerden .
		Mary yhe Gotta	n Souden .
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