Reg. No. 446 Fee Paid \$18.00

	MO	RTGAGE	1841 Poor	51085-04-0-LB
This Indenture	9 Made this 2nd	day of		. 19 <u>65</u> .
WITNESSETH: That as	State of Kansas, of the first as, of the second part; id first parties, in considerat	ion of the loan of the	mm of Seven Thousa	nd Two Hundred
said second party, its succes Douglas	ty, the receipt of which is her stors and assigns, all of the i and State of Kanzas, to-wit:	why acknowledged, do following-described res	by these presents mortgage I estate situated in the Cou	and warrant unto
Lot Twenty (20) in Lane's First	, and the South 19 ; Addition to the Cit	fect of Lot Twen by of Lewrence,	ty-one (21), in Bl Douglas County, Ka	ock Five (5), uses.
, . (It is underst	tood and agreed that	this is a rune		
		- 19m		The second se
Together with all heating, I storm windows and doors, an now located on said property TO HAVE AND TO HOL. unto belonging, or in anywis PROVIDED ALWAYS, A Thousand Two Hurd	d window shades or blinds, u y or hereafter placed thereo. D THE SAME, With all and e appertaining, forever, and and this instrument is execu- ired and No/100	singular the tenemen hereby warrant the tilted and delivered to see	ts, hereditaments and appr lie to the same.	urtenances there-
with interest thereon, advance to said second party under part hereof, to be repaid as f In monthly installments of	ed by said Capitol Federal S the terms and conditions of follows:	avings and Loan Asso the note secured her	ciation, and such charges as eby, which note is by this t	
due on or before the first. each month thereafter until If is agreed that it for any purchase n in montgagers o before to rem	a Diright September day of September total amount of indebtedness he moritage guaranty insurance. It is mort gage, and pay prer fauch amounts as are advan if and amounts as are advan y said amounts to the mortge mortgage and the note secur	, 19 55, and as to the Association I e during the mortgrage and may apply for rem- tionredue by reason the cell by the mortgrages	term, and in its discretion, s, wal of such margage guar- reof, and require repayment in the event of failure by	a <u>first</u> day af apply inty i by the
Said note further provide	es: Upon transfer of title of	the real estate, morts	raged to secure this note, th	ie entire balance
It is the intention and agree made to first parties, or any which the first parties, or any therwise. This mortgage ab entiatives, accessors and asso- antiatives, accessors and asso- prest; and upon the maturing he same time and for the sam of the proceeds of sale throug First parties agree to keep m good condition at all times, assessments and insurance pr First varties agree some pro-	which of the parties hereto of them, by second party, and y of them, may owe to the sec all remain in full force and igns, until all amounts due he g of the present indebtedness ne specified causes be conside th forceloure or otherwise.	that this mortgage al i any and all indebted icond party, however e affect between the pan- breunder, including fut for any cause, the tot sred matured and drav	nall also secure any futur ness in addition to the amo- videnced, whether by note, tties hereto and their heirs, ure advancements, are paid a debt on any such addition of ten per cent interest and	e advancements unt above stated book account or personal repre- in full, with in- tal loans shall at be collectible out
First parties also agree to p neloding abstract expenses, b ud in this mortgage contains First parties hereby assign	emiums as required by secon may all costs, charges and exp secause of the failurs of first	enses reasonably incu	rred or paid at any time h	by second party,
raged to secure this note, and l property and collect all rents a mairs or improvements necessar in this mortgage or in the noi if said note is fully paid. If i econd party in the collection	hereby authorits second part; and income and apply the sam ary to keep said property in to hereby secured. This ass s also sgreed that the taking of said sums by foreclosure	a income arising at an or its agent, at its o is on the payment of in tenantable condition, of ignment of rents shall of possession hereum or otherwise	ay and all times from the ption upon default, to take savance premiums, taxes, or other charges or paymer continue in force until the der shall in no manner pr	property mort- scharge of said assessments, re- hts provided for unpaid balance event or retard
The failure of second party to ight to assert the same at a la- a said note and in this mortge If said first parties shall can rowinons of and provisions there is terms and provisions there is terms and provision there is the same and provision there is the same and the same and the same f this mortgage or the same f the mortgage or the same mption laws are hereby waive	to assert any of its right here ater time, and to insist upon	and enforce strict cor	hall not be construed as a	waiver of its
section of all of said premises this mortgage or take any of these hereunder shall draw in mption laws are hereby waives This mortgage shall extend to	and may, at its option, deck other legal action to protect interest at the rate of 10% p d.	are the whole of said r its rights, and from ti er annum. Appraisen	ry shall be entitled to the note due and payable and h be date of such default all i nent and all benefits of hom	immediate pos- ave foreclosure items of indebt- nestead and ex-
This mortgage shall extend to specify parties hereto. IN WITNESS WHEREOF,	said first parties have here	rs, executors, admini	strators, successors and a	assigns of the
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	and a state of the	Celinda	Strunk I St	eusifi