146

воск 183, 4366

MORTGAGE

Loan No. RC51190-03-5LB

Doug	zlas	D	1 1 1				y, his w	ni i i		
WITN	ESSETH:	That said i	irst parties	in conside	ration of th	e loan of th	OL FEDER	Thirt	v Thous	and
made to	them by sec	ond party, a successor	the receipt	of which is ns, all of th	hereby ack	nowledged,	do by these real estate s	presents n	nortgage an	d warrant
	Lot 5	in Bl	ock 5, i	in The Hounty, K	ighlands ansas.	, an Ad	dition to	the C	ity of	
									21 A	
							1 1 1 1 2 1 2 1 2 1 2 2 1 2 2 2 2 2 2 2		1	
(It is un	derstoo	d and as	reed th	at this	is a pu	rchase mo	ney mo	rtgage.)	
Together storm with now local	with all he ndows and o ted on said	eating, ligh	ting, and p window shad	des or blind	ruipment ar	d fixtures,	including ste	kers and aid proper	burners, sc ty, whethe	reens, awni
TO HA	AVE AND Tonging, or in	O HOLD anywise a AYS, And	THE SAMI appertaining	G. With all g, forever, ment is ex	and singula and hereby ecuted and	delivered to	ments, hered e title to the secure the p	ayment o	and appur	tenances th
with inte	rest thereore econd party eof, to be re	, advanced under the	by said Ca				ssociation, a hereby, whi		harges as n by this rei	DOLLA nay become ference ma
lue on or	before the	1st da	v of Oc	tober		1966 . B	al and inter	m on or l	efore the	of \$ 188. lst. da
each mon	ith thereaft	er until to	tal amount	of indebte	dness to th	e Association	on has been	paid in fu	ill.	And .
700.		. 1								
Said	note furthe	r provides	: Upon trai	afer of tit	le of the re	al estate, m	ortgaged to	secure th	is note, the	entire bals
It, is the made to few hich the otherwise sentative	g due hereu le intention first parties e first parti e. This mor s, successor	and agreer , or any of es, or any of tgage shall and assig	ment of the them, by se of them, ma I remain in ns, until all	parties her econd party y owe to th full force amounts d	reto that the and any as second part and effect lue hereunder	is mortgag nd all indel rty, however between the er, including	re shall also tedness in ser evidenced parties her future adve total debt of draw ten per	secure addition to whether eto and thancements	any future the amound by note, be reir heirs, pos, are paid i	advancement above strook account personal reinfull, with
of the pro First p	oceeds of sa parties agree	le through to keep a	foreclosure nd maintair	or otherwi	ise. ngs now on	said premi	draw ten per ses or which	may be	hereafter e	rected ther
First p ncluding	nts and instract ex	agree to pa penses, be	miums as re y all costs, cause of the	charges and failure of	second part d expenses	y. reasonably as to perfor	incurred or	paid at s	ny time by	second pa
First p	arties hereb	y assign to	second par	rty the rent	s and incom	ne arising	at any and its option u of insurance ion, or other shall continu reunder sha	non defan	It to take	charmo of
The fai	ilure of seco	nd party to	assert any ter time, an	of its righ	t hereunder	at any ti	me shall no	be cons	trued as a	waiver of
If said	first partie	s shall cau	se to be pai	d to second		and amor as	unt due it h	mamages In		
ession of f this m dness he mption l	all of said ortgage or creunder shi aws are her	premises a take any o all'draw in eby waived	and may, at ther legal s terest at th	its option, ection to pr e rate of 1	declare the otect its rig 0% per and	whole of in the state of in th	note and in id party sha said note du- om the date aisement an	of such d	able and he efault all i	tems of ind
espective	e parties he	reto:					dministrator			
	, -			1	_	Ross	E. McKin	m:/1	Inne	7
ayr en	mentre (min		- 4			TO	ward	dalinne	Mit	niney
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