Reg. No. 1, 105 (10.

MORTGAGE

Loan No. 51195-03-9 LB

Douglas f Stawher County, in	the State of Venues	of the first part, and	CAPITOL FEDE	CRAL SAVINGS AN	D LOAN ASSO-
	at said first parties, in				
My Hundred ar	nd No/100				DOLLARS
nade to them by second aid second party, its s Douglas	l party, the receipt of uccessors and assigns,	all of the following-	owledged, do by the described real esta	se presents mortgage te situated in the Cour	and warrant unto
Lot Four Lawrence	(h) in Holiday , as shown by t	Hills No. Fiv	e, an Additio at thereof, D	n to the City o	f Kansas.
			The state of the s	-lon	The state of the s
		1		12 (M)	
		3 15 00 +14	a ta a punaha	na monar mortas	ige)
	nderstood and a			- A	
Together with all hear storm windows and do now located on said p					
anto belonging, or in i	HOLD THE SAME, anywise appertaining,	TOTELCIAMING HOLOND			
	AYS, And this instrumous and Six Hund	1 1 1 17 /7 07	The state of the s		DOLLARS
with interest thereon, to said second party part hereof, to be rep	advanced by said Cap under the terms and aid as follows:	conditions of the n	ote secured hereby,	which note is by this	reference made a
In monthly installm	ents of \$ 119.85	ie	19 00 and a lil	e sum on or before t	he 1st day of
each month thereafte	er until total amount	of indebtedness to the	ne Association has	been paid in full.	
	Var.				
					ide.
Said note further emaining due hereur	r provides: Upon tran nder may at the option	sfer of title of the r	eal estate, mortgag e declared due and	ed to secure this note, payable at once.	the entire balance
It is the intention made to first parties, which the first parties	and agreement of the , or any of them, by se es, or any of them, ma	parties hereto that to cond party, and any y owe to the second I full force and effect	and all indebtednes party, however evid between the partie	s in addition to the ar enced, whether by not es hereto and their he	mount above stated te, book account or irs, personal repre-
the same time and fo	r the same specified c	auses be considered r or otherwise.	natured and draw t	en per cent interest al	ter erected thereon
in good condition at	le through foreclosure e to keep and maintain all times, and not suf urance premiums as r	equired by second pa	rty.		as he second party
First parties also including abstract ex	agree to pay all costs, xpenses, because of th	charges and expense e failure of first par	ties to perform or	ze.	
First parties here gaged to secure this	by assign to second pa note, and hereby author	rize second party or	its agent, at its op	tion upon default, to surance premiums, tax	es, assessments, re-
pairs or improvement	in the note hereby se	cured. This assignr	nent of rents shall nossession hereund	continue in force until er shall in no manne	the unpaid balance
The failure of sec	ond party to assert an	y of its right hereund		- 11 4 ha sometwined	or a waiver of its
in said note and in i	this moregage concerns	id to second party ti	he entire amount d	ue it hereunder and t	inder the terms and
presents shall be vo	id; otherwise to remai	n in full force and ef	fect, and second par the whole of said r	ote due and payable	and have foreclosure
enness nereunuer a	HELLY CALLED THE COLUMN				
This mortgage sh	all extend to and be bi	nding upon the heirs,			A STATE OF THE PARTY OF THE PAR
IN WITNESS V	WHEREOF, said first	parties have hereun	Gola	144. Zu	ti.
	11 24 18		Griffard	H. W. Zuther	ther
1010.109 5M 9-64			Edith G.	Zuther	
		THE RESERVE	IN THE REAL PROPERTY.		

0