Reg. No. 3,494 Fee Paid \$34.75

q

the second

1

4

l.

· · · · · · · · · · · ·

9

ないのうちなないというないのであるないないのでいたのであるとうない

三日の

10000

BOOK	AFAA	6 MO		7 <sup>-1</sup> -1	the second s
BOOK	14 14			1 2 C	Loan No. 12832
THIS IND	ENTURE, made this		lay of Novem		, 19 68, by and betw
· · · · · · · · · · · · · · · · · · ·	James A	Brittain and	d Shirley K. Br	ittain, his w	lfe
of Doug	1as County	, Kansas, as mort	gagor S and		geo das
4	a subscription of the second sec	1	LOAN ASSOCIATI	ON	
of 1		, Otta		and a second	
Thirteen t	ETH: That said mortga housand nine hund	ired fifty and	d no/100	Dol	
	which is hereby acknow state, situated in the cou		reby mortgage and w Douglas		nortgagee, all the followi
The W. 1/2 Douglas Con	of Lot 37 and all nty, Kansas.	of Lot 39, c	on Dearborn Str	eet, all in Ba	ldwin City,
	a de la companya de la compa			x	
the state of the second					
described w promissory Together with a windows and do on said propert	ithout written cc note immediately Il heating, lighting, and ors, and window shades of or hereafter placed the	payable at the payable at the plumbing equipment or blinds, used on o ereon.	mortgagee shall be option of the nt and fixtures, includ or in connection with s	I render the a e mortgagee. ling stokers and burn said property, wheth	perty herein above mount due under t hers, screens, awnings, sto her the same are now locat
thereunto belon at the delivery	ging or in anywise appe nereof, the y are	rtaining, forever. S	Said mortgagor 5   S of said premises	nereby covenant	taments and appurtenan with said mortgagee th seized of a good and ll warrant and defend t
title thereto for	ever against the claims a	and demands of all	persons whomsoever.	· .	· · · · · · · ·
Thirteen th	ALWAYS, and this mo ousand nine hundr reon, together with such	ed fifty and	no/100		ars ( <b>\$ 13,950.00</b> mortgagee under the term
and conditions of gagee, payable a	f the promissory note of	even date herewith and to secure the	and secured hereby, performance of all t		nortgagor $S$ to said motions contained therein. T
It is the int	ention and agreement of	the parties hereto	that this mortgage sh	all also s <u>ecure any f</u>	uture advances made to se
all amounts secu	red hereunder, including	future advances, a	are paid in full with	interest.	ed which said mortgagors, erwise. This mortgage sh uccessors and assigns, un
repairs or impro- herein or in the paid. The taking	vements necessary to kee note hereby secured. This of possession hereunder	p said property in	tenantable condition,	or to other charge	nd all times from said p said property and collect miums, taxes, assessmen s or payments provided f alance of said note is fu e collection of said sums
Mortgagor	hall keep and maintain t	he buildings and o	ther improvements no	w opened promises	or hereafter erected there
in good condition	and repair at an times	and not suffer wa	ste or permit a nuisa	nce thereon.	
said note and of	this mortgage.	e, and to insist upo	on and enforce strict c	compliance with all	the terms and provisions
•	and the second sec		A MARKED AND A MARKED	Entry Control of the second states of the	er, and under the terms a thereof in accordance wi
chen these prese	and property and may	ise to remain in fu	ill force and effect, a	nd said mortgagee	d note and of this moriga shall be entitled to the p lness represented thereby protect its right, and fr im. Appraisement waived
the date of such	nd provisions hereof shal	I extend to and be			ninistrators, successors a
The terms a	espective parties hereto.			their	
The terms a assigns of the r	S WHEREOF, said mor		hereunto subscribed	their	nameS the day a
The terms a assigns of the r IN WITNES	S WHEREOF, said mor			w a Bri	tain
The terms a assigns of the r IN WITNES	S WHEREOF, said mor		-Jamo Shi	James A. Brit Shirley K. Br	thin

-

1000