Reg. No. 2,696 Fee Paid \$35.75

BOOK 152	16295	MORTG	AGE	Loan No. 51512-08-1 LB
This Inder	iture, Made this	28th day	of February	69
		Patricia L. Kilb		, 19 02
Douglas	, contract			
CIATION of Topek	That said first parties,	iu pare,		AL SAVINGS AND LOAN ASSO- Fourteen Thousand Three
made to them by sec said second party, it	ond party, the receipt of ta successors and assign and State of Ka	ns, all of the following-o	wledged, do by these plescribed real estate s	DOLLARS presents mortgage and warrant unto ituated in the County of Douglas
Addition	t dim I TH DINCK	of Lawrence as s	or 3 of Dones - 1	and Replat of Lots Wiggins Addition, an corded plat thereof,
			#1	
		7.1		
	· · ·	· ,		
TO HAVE AND T unto belonging, or in PROVIDED ALW	O HOLD THE SAME anywise appertaining, AYS, And this instrum	, With all and singular to forever, and hereby wa	the tenements, heredi rrant the title to the sivered to secure the n	money mortgage.) kers and burners, screens, awnings, id property, whether the same are taments and appurtenances there- same. ayment of the sum of Fourteen
with interest thereon, to said second party part hereof, to be rep	, advanced by said Cap under the terms and said as follows:	itol Federal Savings and conditions of the note	Loan Association, as secured hereby, which	nd such charges as may become due h note is by this reference made a
In monthly installm	nents of \$ 105.25	each, including both	principal and intere	st. First payment of \$105.25
each month thereafte	d that the mortgages me	of indebtedness to the A	ssociation has been I	
insurance of the mortg:	covering this morty ga, agors of such amounts	y ins fare, and the tothe track as are to the formula as		of the repayment of
mortgagors T provisions	of the mortgage and the	to the mor gag c, six	with regard to defaul	t shall be spokes
Said note further	provides: Upon trans			
It is the intention a made to first parties, which the first parties otherwise. This mort sentatives, successors erest; and upon the man the same time and for	nd agreement of the proor any of them, by second or any of them, may gage shall remain in f and assigns, until all apparaturing of the property.	arties hereto that this is and party, and any and a owe to the second party, ull force and effect between mounts due hereunder, is indebtedness for any ca	mortgage shall also all indebtedness in ad however evidenced, yeen the parties here acluding future advan	secure any future advancements dition to the amount above stated whether by note, book account or to and their heirs, personal represements, are paid in full, with interpretation any such additional loans shall at cent interest and be collectible out
First parties agree to n good condition at all assessments and insur	to keep and maintain t il times, and not suffer ance premiums as requ	he buildings now on sai waste or permit a nuis- uired by second party.	ance thereon. First]	may be hereafter erected thereon parties also agree to pay all taxes,
nd in this mostgage	contained, and the sam	ne are hereby secured by	this mortgage.	aid at any time by second party, with the provisions in said note
roperty and collect all airs or improvements a this mortgage or in f said note is fully pa econd party in the co	l rents and income and necessary to keep said the note hereby secur id. It is also agreed the llection of said sums b	apply the same on the principle of property in tenantable ed. This assignment of hat the taking of posses by foreclosure or otherw	ayment of insurance condition, or other c rents shall continue sion hereunder shall ise.	l times from the property mort- on default, to take charge of said premiums, taxes, assessments, re- harges or payments provided for in force until the unpaid balance in no manner prevent or retard
said note and in this	mortgage contained.	oo maaa upon and entor	ce strict compilance	be construed as a waiver of its with all the terms and provisions
he terms and provision resents shall be void; ession of all of said prof f this mortgage or to	ns thereof, and comply otherwise to remain in remises and may, at it, ke any other legal acti- dray interest at the	with all the provisions full force and effect, an s option, declare the wh	in said note and in the d second party shall ole of said note due a	eunder and under the terms and newals hereof, in accordance with is mortgage contained, then these be entitled to the immediate posnd payable and have foreclosure such default all items of indebtall benefits of homestead and ex-

This mortgage shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto.

IN WITNESS WHEREOF, said first parties have hereunto set their hands the day and year first above written.

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