воок 155

MORTGAGE

Loan No. 51589-03-8 LB

etween Jerry R.	Schulz and Bonnie I. Sabula 14 19		
	(6) in East View Subdivision in the City of Lawrence, Douglas County, inderstood and agreed that this is a purchase money mortgage.)		
Douglas f Showane County, in	the State of Kansas of the first and all Canada and Canada		
HATION of Topeka, F	ansas, of the second part;		
TILLESSEID: The	t said first parties, in consideration of the loan of the sum of Ten Thousand and No		
ade to them by second	party the receipt of which the		
aid second party, its st	accessors and assigns, all of the following described real estate situated in		
Douglas	and State of Kansas, to-wit:		
Lot Six (6)	in East View Subdivision in the City of Lawrence B		
Kansas.	Lawrence, Douglas Count		
/*:			
(It is unde	rstood and agreed that this is a purchase money mortgage.)		
gether with all heatir	g, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, away to and window shades or blinds, used on or in connection with said property, whether the same		
w located on said pro	s, and window shades or blinds, used on or in connection with said property, whether the sam perty or hereafter placed thereon.		
to belonging, or in an	OLD THE SAME, With all and singular the tenements, hereditaments and appurtenances to twise appertaining, forever, and hereby warrant the title to the same.		
TAN A MANUAL TANDER OF T	J. And this instrument is executed and delivered to some the		
THE THUST TOWN			
th interest thereon, ad said second party un	Vanced by said Capitol Federal Savings and Loan Association, and such charges as may become the terms and conditions of the note secured hereby, which note is by this reference may be considered to the conditions of the note secured hereby, which note is by this reference may be considered to the conditions of the note secured hereby, which note is by this reference may be considered to the conditions of the note secured hereby, which note is by this reference may be considered to the conditions of the note secured hereby, which note is by this reference may be considered to the conditions of the note secured hereby, which note is by this reference may be considered to the conditions of the note secured hereby, which note is by this reference may be considered to the note secured hereby.		
rt hereof, to be repaid	as follows:		
n monthly installment	ROFE Y/aUZ ment to the State of the		
On or before the Law	day of January , 1970, and a like sum on or before the 1st day ntil total amount of indebtedness to the Association has been paid in full.		
	to the Association has been paid in full.		
Said note further pro	vides: Upon transfer of title of the real estate mortgaged to account to		
the the intention and	wides: Upon transfer of title of the real estate, mortgaged to secure this note, the entire ball may at the option of the mortgages, be declared due and payable at once.		
ie to first parties, or a	my of them, by second party, and any and all indebtedness in addition to the amount above.		
erwise. This mortgag	agreement of the parties hereto that this mortgage shall also secure any future advancement of them, by second party, and any and all indebtedness in addition to the amount above st any of them, may owe to the second party, however evidenced, whether by note, book account assigns, until all amounts due hereunder, including future advancements, are paid in full, with the present indebtedness for any cause, the total debt on any such additional learns where		
st; and upon the matu	assigns, until all amounts due hereunder, including future advancements, are paid in full, with ring of the present indebtedness for any cause, the total debt on any such additional loans sha same specified causes be considered matured and draw ton per cast interaction.		
he proceeds of sale thr	ough forerlosure or otherwise.		
was parties agree to k ond condition at all tis	seep and maintain the buildings now on said premises or which may be hereafter erected then nes, and not suffer waste or permit a nuisance thereon. First parties also agree to pay all tages of the pay all costs charges and expanses responsible in the pay all costs charges and expanses responsible in the pay all costs charges and expanses responsible in the pay all costs charges and expanses responsible in the pay all costs charges and expanses responsible in the pay all costs charges and expanses responsible in the pay all costs.		
asments and insurance	premiums as required by second party.		
iding abstract expense	to pay all costs, charges and expenses reasonably incurred or paid at any time by second pa s, because of the failure of first parties to perform or comply with the provisions in said ained, and the same are hereby secured by this mortgage.		
rst parties hereby ass	sined, and the same are hereby secured by this mortgage.		
di ta secure this note, serty and cellect all res	nd hereby authorize second party or its agent, at its option upon default, to take charge of		
s or improvements nec	ign to second party the rents and income arising at any and all times from the property me nd hereby authorize second party or its agent, at its option upon default, to take charge of its and income and apply the same on the payment of insurance premiums, taxes, assessments, essary to keep said property in tenantable condition, or other charges or payments provided note hereby secured. This assignment of rents shall continue in force until the unpaid balation of said sums by foreclosure or otherwise. The same are never by the property in tenantable condition, or other charges or payments provided it is also agreed that the taking of possession hereunder shall in no manner prevent or return of said sums by foreclosure or otherwise.		
and note is fully paid.	It is also agreed that the taking of possession hereunder shall in no manner prevent or ret		
ne failure of second pa	ty to assert any of its right hereunder at any time shall not be construed as a waiver of a later time, and to insist upon and enforce strict compliance with all the terms and provisi rigage contained.		
said first parties shall isions of said note here	cause to be paid to second party the entire amount due it hereunder and under the terms of		
erms and provisions the ents shall be void; other	ereof, and comply with all the provisions in said note and in this mortgage contained, then the		
on of all of said premis mortgage or take a	ses and may, at its option, declare the whole of said note due and payable and have foreclos		
ss hereunder shall dra ion laws are hereby w	cause to be paid to second party the entire amount due it hereunder and under the terms aby secured, including future advances, and any extensions or renewals hereof, in accordance we sereof, and comply with all the provisions in said note and in this mortgage contained, then the results to remain in full force and effect, and second party shall be entitled to the immediate party and any, at its option, declare the whole of said note due and payable and have foreclosury other legal action to protect its rights, and from the date of such default all items of index interest at the rate of 10% per annum. Appraisement and all benefits of homestead and lived.		
is mortgage shall extend the parties hereto.	nd to and be binding upon the heirs, executors, administrators, successors and assigns of		
	OF, said first parties have hereunto set their hands the day and year first above written.		
	Letter P Schuls		
	Jerry R. Schills		
DP SM 2-67	Bonnie L. Schulz		
CONTRACTOR OF THE SECOND			