30694 BOOK 89

	P. Made this 18th			19.46.
ericen Jack P. Sto	vall and Margaret,	Jane Stovall,	hiswife	
Douglas County, in the S	itate of Kansas, of the first par	t, and CAPITOL FED	ERAL SAVINGS AND	LOAN ASSOCIATION of
A STATE OF THE STA	d part; I first parties, in consideration			AL.
	Seven Hune			DOUARS
ide to them by second party	the receipt of which is hereby	acknowledged do by	these processes moreovers	
ined, to-wit:	s, all of the following-describe	d real estate situated in	the County of	ougles and Sam of
ot 69 on Ohio St	reet in Fairground	s Addition to	the City of La	wrence, Douglas
ounty, Kansas.	enwayi sariha kesi Period Garani	te de la participa de la constanta de la const	m rets salaments. Spat Phys Arthus sens	ode in Land Verender i Andre with the order disc
This is a second	mortgage subject to L SAVINGS AND LOAN	a first mort	gage dated Nove	mber 18, 1946, hel
	a Magnification American Articles	M by Alt to G	min in amount,	House Aller To evident
It is understood	and agreed that th	nis is a purch	ase money mortg	age)
gether with all heating lig	bring, and plumbing equipments as blinds, used on or in thereon.	and fixtures, including connection with said	ng stokers and burners, s property, whether the sa	creens, swaings, storm win- me are now located on said
TO HAVE AND TO HO	thereon. ID THE SAME, With all and ng, forever, and hereby warran	singular the tenements	bereditaments and appr	transpos thereuppo belone-
g, or in anywise appertaini PROVIDED ALWAYS A	ng, forever, and hereby warran ad this instrument is executed a	it the title to the same	etingen bestelligt.	(s/2000)
SHOP THE PARTY OF THE PROPERTY OF THE PARTY	《新聞》的《新聞》。 《西班牙》: "一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个	发现的运动模型,运动运动。	《新教教》	*** 100 mm 100
cond party under the terms	nd by said Capitol Federal Se and conditions of the non-secu	wings and Loan Associated hereby, which note	istion, and such charges is by this reference made	as may become due to mid
monthly installments of	(5.70 esc	, including both prin	cipal and interest. First	payment of \$.3.70
e on or before the 18t	day of January	19.47, and a	like sum on or before	the Lat day of each
k is the breader and as	mount of indebtedness to the	Association has been p	eid im fell. Il also morres and france	The shade by Love Appendix
nies, or may of them, by a may of them, may over so t	cond party, and any and all is he second party, however avide	ndebednes in addition aced, whether by note,	to the amount above a book account or otherw	and which the first parties,
Mariante la miles fora	as selven ments, are poid in f	their beirs, personal re ull, with insecus; and	presentatives, successors a upon the matering of t	nd assigns, until all amounts he present indebtedness for
draw ten per cont inserer	research of the parties hereno could party, and any and all it he actual party, however or idea was the parties hereno and a service the parties of the parties and the collectible out of the parties and be collectible out of the parties.	st the same time and i coods of sale through i	or the same specified co oreclosure or otherwise.	uses be considered manured
or a di unos, and not suf	and maintain the buildings nov fer waste or permit a nuisance of all party.	v on said premises or v hereon. First parties a	which may be hereafter a lso agree to pay all taxes	rected thereon in good con-
First parties also agree to pe	y all costs, charges and expens	es reasonably incurred o	or paid at any time by sec	ood party, including abstract
some are hereby secured by	y all costs, charges and expense a of first parties to perform or this mortgage.	comply with the provis	ions in said note and in t	his morrgage contained, and
First parties hereby estign a nose, and hereby authoris	o second party the reats and it	acome srising at any a its option upon defaul	nd all times from the pe t, to take charge of said t	roperty mortgaged to secure
Property in temperature co	on the payment of insurance edition, or other charges or pe	premiums, raxes, asses, yments provided for it	ments, repairs or impro this mortgage or in the	e note hereby secured. This
renion herrunder shall in a	to second party the rents and it is second party or its figure, at is in the payment of insurance andicion, or other charges or petinus in force until the unputs of manner prevent or reard as	ond party in the collec-	is fully paid. It is also tion of said sums by fore	agreed that the taking of closure or otherwise.
The failure of second party same at a later time, and transpe contained.	to smert any of its right heree to insist upon and enforce stri	nder at any time shall ct compliance with all	not be construed as a w	raiver of its right to seen
f mid live parties shall came beruby secured, including	e to be paid to second party the future advances, and any exa	ectire amount due it l	percunder and under the	terms and provisions of said
reof, and comply with all the	provisions in said note and in and second party shall be enti	this mortgage contains	d, then these presents a	hall be void; otherwise to
ion, declare the whole of so his, and from the date of mo	e provisions in said note and in and second party shall be enti- ied note due and payable and in its default all lettes of indebted search and exemption lews are	ave foreclosure of this posses hereunder shall dra	mortgage or take any other	er legal action to prosect its 10% per annum. Appraise-
This mortgage shall put	seed and exemption levis are lead to and be binding upo	hereby waived. on the heirs, executor	rs, administrators, succ	enters and and on the
N WITNESS WHEREOK	said first parties have hereunto	set their bands the de	g and was firm about	
	THE RESERVE ASSESSMENT OF THE PARTY OF THE P			
out to the core of the	estembri in deb gradusta i instituti ted ut commit diduct	argin A	5	Stovall
least neglici essa es	ad of enemal relations:	4	pargareto	ane Stowall