DRTGAGE-Savings and Loan Form	(Direct Reduction Plan)	255-2	Hall Litho. Co	, Tepeka
69205 BOOK 121	9 MORTG	AGE	Loan No. 3671	9
THIS INDENTURE, made this	7th day of	April	, 19.59, by and	and the second
Loyd S.	Culler, a single m	in •		17.1
	ty, Kansas, as mortgagor			
	ngs and Loan Associa		, a corporation organized and	existing
ler the laws of Kansas with its princ nans, as mortgages; WITNESSETH: That said mortgs			A A CONTRACTOR	
Sixty-six hundred fifty a	nd No/100		Dollars (\$ 6650,00).
receipt of which is hereby acknowledg assigns, forever, all the following de State of Kansas, to-wit: Lot No. Fifty Six (56) less the South 60 feet less the South 60 feet Douglas County, Kansas; No. 1, in the City of C	secribed real estate, situated less the South 60 f thereof and the East thereof, all on Ame also. Lots 9 and 1	I in the county of Teet thereof, Lo st Half of Lot N as Street, in the	t No. Fifty Seven (5 o. Fifty Eight (E) o	7) f 58)
when with all heating, lighting, and a down and down, and window handse, and property or hereafter placed ther TO HAVE AND TO HOLD THE S/ wunto belonging, or in anywise apper t.f. with said morigages that	AME, together with all and taining, forever, and warrs <u>12</u> , at the delivery good and indefensible estat end the title thereto forever trument is executed and deli nd No/100 charges and advances as m even date herewith and sect and to secure the performa ed herein by this reference.	singular the tenement int the title to the sam bereof, the lawful own to of inheritance therein against the claims and vered to secure the pay any be due and payable ared hereby, executed hance of all the terms and	s, hereditaments and appur s. Said mortgagor here er of the premises above c o, free and clear of all encum demands of all persons who ment of the sum of	tenances by cova- conveyed brances, nscever,), e torms d mort- n. The
It is the intention and agreement of the gagor by said mortgagee, and any of them, may owe to said mortgagee, in in full force and effect between the mounts secured hereunder, including	y and all indebtedness in ad, , however evidenced, wheths e parties hereto and their h future advances, are paid in	dition to the amount ab ar by note, book accoun eirs, personal represent n full with interest.	ove stated which said mortga t or otherwise. This mortga tatives, successors and assign	gors, or ge shall is, until
The mortgagor hereby assign <u>s</u> . hereby authorize said mortgagee or it income therefrom and apply the same aprovements necessary to keep said p is note hereby accured. This rent ass go f possession hereunder shall in no herwise. There are no unpaid labor or materis Any transfer of said real estate shal ayment of auch indebtemes.	al bills outstanding which w	ould result in a mechan	ic's lien against this property	
The failure of the mortgages to asset to assert the same at any later time, note and of this mortgage.			/	
If said mortgagor shall cause to be isions of said note hereby secured, in	paid to said mortgagee the icluding future advances, as	entire amount due it l	ercunder, and under the ter	me and
rms and provisions thereof, and if as these presents shall be void; otherwi- on of all of said property, and may, at mediately due and payable, and may ate of such default all items of indebb this mortgage shall be binding upon a	id mortgagor shall compl se to remain in full force at tits option, declare the whol 7 foreclose this mortgage or edness secured hereby shall and shall source to the best	y with all the provision nd effect, and said mo le of said note and all take any other legal of draw interest at 10% p	s of said note and of this mo rtgagee shall be entitled to t indebtedness represented the letion to protect its right, an er annum. Appraisement wa	rtgage, he pos- reby to d from ived.
ns of the respective parties hereto. N WITNESS WHEREOF, said mor	and the state of the		· · · · · · · · · · · · · · · · · · ·	
ED.	rtgagor <u>ha S</u> hereunto :	6 Loud	nd the day and year first {Culles	above
		Loyd S. Coller		
				1.1.1.1.1.1.1.1.1

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