		Reg. No. 17,010 Fee Paid \$32.50
	77979 Book 129	
MORTGAGE Savings and Loan Form-(Di	rect Beduction Plan) 255-2	Hall Litho. Co., Inc., Topekn
	MORTGAGE	
1	Bth August	Loan No. DR 2453
LING INDENTORE, BER LUS	ally of the second	, 19 61, by and between
Mathles P. Mertes and Sharon	Anne merres, nis wite.	A A A A A A A A A A A A A A A A A A A
of Douglas County, Kar	uas, as mortgagori, and	and had population
HE CITY HOMES SAVINGS AND LOA	AN ASSOCIATION	a corporation organized and existing
under the laws of Kansas with its principal of Kansas, as mortgages;	office and place of business at	Topoko
WITNESSETH: That said mortgagor 1		ofDollars (\$ 13,000.00).
the receipt of which is harehy acknowledged, do	by these presents mortgage and w	arrant unto said mortgagee, its successors
and assigns, forever, all the following describe and State of Kansas, to-wit: eginning at a point 367.91 feet West		
f Section 36, Township 12 South, Ran, set; thence in a Northeasterly direction f beginning; thence South 185.43 feet he Clay of Lawrence and Beginning 5 of f the Northwest Quarter of Section 36 outh 1 chain 77 links; thence East 2 of U in Douglas County, Kansas	n 236.05 feet more or less to a to the point of beginning; con hains 57 links West of the Nor , Township 12, Range 19; then	point 185,43 feet North of the po taining .5199 acres more or less, in theast corner of the Southeast Quar ce West 2 chains 83 links; thence
II in Douglas County, Kansas.		
Together with all heating, lighting, and plumbi windows and doors, and window shades or blin on said property or hereafter placed thereon.	ng equipment and fixtures, including s ds, used on or in connection with said	tokers and burners, screens, awnings; storm property, whether the same are now located
TO HAVE AND TO HOLD THE SAME,	together with all and singular the ter	mements, hereditaments and appurtenances
thereunto belonging, or in anywise appertainin nantwith said montgages thatthey	the state of the second state of the	
		al owners of the premises above conveyed therein, free and clear of all encumbrances,
and that t_hey will warrant and defend the		
PROVIDED ALWAYS, and this instrume hirteen Thousand and no/100	3	12 000 00
with interest thereon, together with such charg	ges and advances as may be due and 1	payabe to said mortgagee under the terms
and conditions of the promissory note of even of gages, payable as expressed in said note, and t terms of said note are hereby incorporated here		
It is the intention and agreement of the participation and any and	rties hereto that this mortgage shall all	so secure any future advances made to said
mortgagers. by said mortgages, and any and any of them, may owe to said mortgages, how remain in full force and effect between the par all amounts secured hersunder, including futur	even evidenced, whether by note, book tie hereto and their heirs, personal re e dyances, are paid in full with inter	and anote stated which said mortgagors, or account or otherwise. This mortgage shall presentatives, successors and assigns, until est.
an anounce secure a nervolver, including future The mortgagors in hereby assign in to sai and hereby authorize said mortgagee or its age and income therefrom and apply the same to the or improvements necessary to keep said proper in the note hereby secure This rent assigned taking of possession herefuller shall in no san or otherwise.	d mortgagese all rents and income arisi re, at its option, upon default, to take ayment of interest, principal, insura y in temantable condition, or to other	ng at any and all times from said property charge of said property and collect all rents nee premiums, taxes, assessments, repairs tharges or payments provided for barsies
In the note hereby secured This rent assignment taking of possession herebyder shall in no san or otherwise.	ner prevent or retard said mortgages	paid balance of said note is fully paid. The n the collection of said sums by foreclosure
There ste no unpaid the or material bills Any transfer of said real estate shall be s the payment of such indebtainess.	outstanding which would result in a bubject to the condition that the purch	mechanic's lien against this property. aser or purchasers shall also be liable for
The failure of the metgagee to assert an right to assert the same of any later time, and said note and of this morgage.	y of its rights hereunder at any time to insist upon and enforce strict comp	shall not be construed as a waiver of its liance with all the terms and provisions of
If said mortgagor shall cause to be paid provisions of said note hereby secured, including	to said mortgagee the entire amount ng future advances, and any extension	due it hereunder, and under the terms and as or renewals thereof in accordance with
the terms and provisions thereof, and if said mo then these presents shall be void; otherwise to session of all of said preperty, and may fore be immediately due and payable, and may fore the date of such default all items of indebtedness	rtgagor ⁵ shall comply with all the pr rumain in full force and effect, and as ption, declare the whole of said note as close this mortgage or take any other as secured hereby shall draw interest at	ovisions of said note and of this mortgage, aid mortgages shall be entitled to the pos- nd all indebtedness copresented thereby to legal action to protect its right, and from 10% per annum. Appraisement waived.
This mortgage shall be binding upon and sh assigns of the respective parties hereto.		
IN WITNESS WHEREOF, said mortgage written.	ors have hereunto set their	hand's the day and year first above.
	Mathias P. M	and T. Mertas: - 1
a particular a second	Sharon	anne mertes
38254 804 3-69 ATT, REV. 4-55	Sharon Anne I	Mertes
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