TR

.....

MORTGAGE-Saving	a and Loan Form-(Direc	t Reduction Plan) 25	Transformer auf Margher phrases	IT THE REPORT OF A PARTY OF A	Co., Inc., To
		MORTGA	GE 8120	D 800K 131	
THIS INDENTU	RE, made this 18th		luly	. Loan No.	DR 2657
	ANDREW G. SHARP	and MARJORIE N	A. SHARP, his v		*
of Douglas	County, Manna	s, as mortgagor <sup>5</sup> , ,	and		
				corporation organ	ized and exi
WITNESSETH:	That said mortgagor <sup>5</sup> , D FIVE HUNDRED and	for and in considerati	on of the sum of		0 500 00
the receipt of which is	hereby acknowledged, do	by these presents m	ortgage and warran	Dollars (\$ !!	ree, its succe
and State of Kansas,	II the following described r o-wit:	cal estate, situated in	the county of	Douglas	
	Lot No. Two Hun in the City of Lov		) on Tennessee S	treet,	
Together with all heati	ng, lighting, and plumbing	sociument and fixture	a including stokers		
windows and doors, an on said property or her TO HAVE AND 7	ng, lighting, and plumbing of window shades or blinds, safter placed thereon. O HOLD THE SAME, tog	used on or in connect	ion with said proper	ty, whether the sam	s are now loc
	o wood this prote, we		gular the tenement	S. hereditaments an	
thereunto belonging, or	in anywise appertaining, f	orever, and warrant	the title to the sam	e. Said mortgagor	5 hereby c
thercunto belonging, or nant with said mor	in anywise appertaining, f	orever, and warrant	the title to the sam	e. Said mortgagor. er. 5. of the premise	5 hereby o
thereunto belonging, or nant with said mor and described, and and thatt he y will	in anywise appertaining, f gages that I hey Gre re seized of a good an warrant and defend the til	forever, and warrant , at the delivery he d indefeasible estate o ile thereto forever ag	the title to the sam reof, the lawful own f inheritance thereis almst the claims and	e. Said mortgagor. er 5. of the premise a, free and clear of a demands of all per-	5 hereby of above conv all encumbran
thereunto belonging, on nant with said mor and described, and and thati he y will PROVIDED ALW	in anywise appertaining, i gagee that 1 hey Gre re seized of a good an warrant and defend the til AYS, and this instrument i	orever, and warrant , at the delivery he d indefeasible estate o lie thereto forever ago is executed and delive	the title to the sam reof, the lawful own f inheritance thereis ainst the claims and red to secure the pa	e. Said mortgagor. er 5. of the premise t, free and clear of s demands of all per- yment of the sum of	S hereby of s above conv all encumbran
thereunto belonging, or nantwith said mor and described, and and that he ywill PROVIDED ALW Ten Thousand Fiv with interest thereon, t	in anywise appertaining, i gages that J he/ Gre. I'' seized of a good an warrant and defend the til AYS, and this instrument i e Hundred and NO/I gother with such charges	orever, and warrant , at the delivery he d indefeasible estate o the thereto forever ago is executed and delive OO	the title to the sam reof, the lawful own f inheritance therein ainst the claims and red to secure the pa be due and payabe	e. Said mortgagor. er. 5. of the premise a, free and clear of a demanda of all per- yment of the sum of Dollars (\$	5 hereby of s above conv all encumbran ions whomso 10,500.00 under the ta
thereunto belonging, en nant with said mor and described, and and that the y will PROVIDED ALW Ten Thousand Fir with interest thereon, t and conditions of the p gagee, payable as expr lerms of said note are It is the intention a	in anywise appertaining, i gages that .1 be/ Gre. rered of a good an warrant and defend the til AYS, and this instrument i.e Hundred and NO/I ogether with such charges onniseory note of even date smed in said note, and to m hereby incorporated herein and agreement of the parties	forever, and warrant i , at the delivery has d indefeasible estate o de thereto forever ago is executed and delive OO	the title to the sam reof, the lawful own f inheritance thereis sinst the claims and red to secure the pa be due and payabe i hereby, executed k of all the terms at	e. Said mortgager. er 5. of the premise b, free and clear of a demands of all per- yment of the sum of Dollars (\$ to said mortgager by said mortgager by sold mortgager acoustions contail	5 hareby of a above conv all encumbran sons whomsos 10, 500,00 under the te 5 to said n ned therein.
thereunto belonging, or nant with said mor and described, and and that the y will PROVIDED ALW Ten Thousand Fir- with interest thereon, the and conditions of the p gages, payable as expr terms of and note are It is the intention of mortgagor 5 by said r any of them, may owe remain in full force and all amounts secured be	in anywise appertaining, i gages that .1 he/ Gre. re seized of a good an warrant and defend the til AYS, and this instrument i ce Hundred and NO/I ogether with such charges comissory note of even date smed in said note, and to su- hereby incorporated herein nd agreement of the parties to said morgares, however einfect between the parties ortigages, and any and all	drever, and warrant i , at the delivery he d indefeasible estate o ule thereto forever ago is executed and delive OO	the title to the sam reof, the lawful own f inheritance therein sinst the claims and red to secure the pa be due and payabe i hereby, exceeded to of all the terms a gage shall also secu- on to the amount also y note, book accoun- in to the amount also	a. Said mortgager. er 5. of the prymise a, free and clear of a demands of all perry yment of the sum of Dollars (5. to said mortgager y said mortgager and conditions contai re any future advan- tor sated which said t or otherwise. This is diver, successors a	5. hereby c s above conv all encumbran ions whomsoo 10,500.00 under the to 5 to said m ned therein. ions made to d mortgagors mettagars, to a saigna, to
thereunto belonging, or nant with said mor and described, and and that the y will PROVIDED ALW Ten Thousand Fir- with interest thereon, the and conditions of the p gages, payable as expr terms of and note are It is the intention of mortgagor 5 by said r any of them, may owe remain in full force and all amounts secured be	in anywise appertaining, i gages that .1 he/ Gre. re seized of a good an warrant and defend the til AYS, and this instrument i ce Hundred and NO/I ogether with such charges comissory note of even date smed in said note, and to su- hereby incorporated herein nd agreement of the parties to said morgares, however einfect between the parties ortigages, and any and all	drever, and warrant i , at the delivery he d indefeasible estate o ule thereto forever ago is executed and delive OO	the title to the sam reof, the lawful own f inheritance therein sinst the claims and red to secure the pa be due and payabe i hereby, exceeded to of all the terms a gage shall also secu- on to the amount also y note, book accoun- in to the amount also	a. Said mortgager. er 5. of the prymise a, free and clear of a demands of all perry yment of the sum of Dollars (5. to said mortgager y said mortgager and conditions contai re any future advan- tor sated which said t or otherwise. This is diver, successors a	5. hereby c s above conv all encumbran ions whomsoo 10,500.00 under the to 5 to said m ned therein. ions made to d mortgagors mettagars, to a saigna, to
thereunto belonging, or nant	in anywise appertaining, i gages that .1 he/ Gre re seized of a good an warrant and defend the til AYS, and this instrument to e Hundred and NO/I ogsther with such charges comissory note of even date saed in said note, and to a hereby incorporated herein and agreement of the parties correspondent of the p	drever, and warrant i , at the delivery hes d indefeasible estate o distribution of the second second of the second second of the second of the second of the second by this reference. Indebtedness in additif evidenced, whother bi- hereto and hoir beirs transce, are paid in fi- variances, are paid in for- transce, are paid in for- transce, are paid in for- transce, are paid in for- transce, are paid in for- tenet of interest, prin t tenantable condition in force prevent or retard said	the title to the sam reof, the lawful own f inheritance therein sinst the claims and red to secure the pa be due and payabe t of all the terms an image shall also secu- to the annount ab y note, book account ab y note, book account ab y note, book account in to the annount ab y note, book account a personal represen- all with interest. I mome arriging at a fault to take charge or to other charges or to other charges	e. Said mortgager. er 5. of the prymise o, free and clear of a demands of all per- yment of the sum of Dollars (\$	5 hareby c a above convi ill encumbras ons whomsoe 10,500,00 under the to 5 to said an ned therein. 5 to said an example the therein the to 5 to said an example the to a marigage of a
thereunto belonging, or nant	in anywise appertaining, i gages that .1 he/ Gre. re seized of a good an warrant and defend the til AYS, and this instrument i e Hundred and NO/I ogsther with such charges romissory note of even date made in said note, and to a hereby incorporated herein nd agreement of the parties outgages, and any and all or said mortgages, however to said mortgages or lis agent, ender between the parties eunder, including future ao hereby assign to said m id mortgages or lis agent, apply the same to the pay ary to keep aid property in eunder shall in no manner d labor or material bills cu	drever, and warrant i , at the delivery has d indefeasible estate o dis thereto foraver ago a executed and delive OO	the title to the sam reof, the lawful own f inheritance therein sinst the claims and red to secure the pa be due and payabe to due and payabet to due and payabet	e. Said mortgager. er. 5. of the prymise o, free and clear of a demands of all perry yment of the sum of Dollars (\$	5 hareby c a above convi ill encumbras ons whomsoe 10,500,00 under the us 5 to said m ned therein. 5 to said m ned therein. 6 mortgages a mortgage f collect all p amenta all f other all p amenta all f other all p and assigns, to for horean a stilly project.
thereunto belonging, or nant with said mor and described, and and that the y will PROVIDED ALW Ten Thousand Fin with interest thereon, the range on the same and the same and the same the interest thereon, the martgagor 5. by said ra mortgagor 5. by said	in anywise appertaining, i gages that _1 he/ Gre	drever, and warrant i , at the delivery he d indefeasible estate o the thereto forever age is executed and deliver 00	the title to the sam reof, the lawful own f inheritance therein inst the claims and red to secure the pa be due and payabe be due and payabe i hereby, excetted i of all the terms a grage shall also secu- on to the amount also y note, book account, personal represen- ll with interest. I income arrising at a fault to take charge or to other rehares or to other charges or to other charges or to other charges of a mortgagee in the c d mortgage in the c	a. Said mortgager. ar. 5. of the premise a, free and clear of a demands of all per- yment of the sum of Dollars (5. to said mortgager by said mortgager and conditions contai re any future advan- tor otherwise. Thi latives, successors a any and all times fr of said property an endures, taxes, asse or payments provi- lance of said sum nic's lien against the purchasers shall a	.5. haraby c s above conv ill encumbrasions whomson the second state of the second state of the second state of the d morigagors is morigagors a morigagors is morigagors a mo
thereunto belonging, or nant	in anywise appertaining, i gages that _1 he/ Gre	drever, and warrant i , at the delivery he d indefeasible estate o distribution of the second destructed and delive QO	the title to the sam reof, the lawful own f inheritance therein sinst the claims and red to secure the pa be due and payabe i hereby, executed i of all the terms a grage shall also secu- in to the amount also prote, book account by prote, book account and the protect account at any time shall r e attrict compliance account three annount due fill	a. Said mortgager. ar. 5. of the premise a, free and clear of a demands of all per- yment of the sum of Dollars (5. to said mortgager y said mortgager y said mortgager. Ind conditions contai re any future advan you stated which said t or otherwise. This is of a said property an institues, successors a sup and all times fr of said property an ince of said sup nic's lien against the purchasers shall a not be construed as with all the terms a hereunder, and under	.5. hareby c s above conv ill encumbras ons whomso 10,500.00 under the to 5. to said ar med therein. 
thereunto belonging, or nant	in anywise appertaining, i gages that _1 he/ Gre	drever, and warrant i , at the delivery he d indefeasible estate o distribution of the second destructed and delive QO	the title to the sam reof, the lawful own f inheritance therein sinst the claims and red to secure the pa be due and payabe i hereby, executed i of all the terms a grage shall also secu- in to the amount also prote, book account by prote, book account and the protect account at any time shall r e attrict compliance account three annount due fill	a. Said mortgager. ar. 5. of the premise a, free and clear of a demands of all per- yment of the sum of Dollars (5. to said mortgager y said mortgager y said mortgager. Ind conditions contai re any future advan you stated which said t or otherwise. This is of a said property an institues, successors a sup and all times fr of said property an ince of said sup nic's lien against the purchasers shall a not be construed as with all the terms a hereunder, and under	.5. hareby c s above conv ill encumbras ons whomso 10,500.00 under the to 5. to said ar med therein. 
thereunto belonging, or nant with said mor and described, and and that the y will PROVIDED ALW Ten Thousand Fin with interest thereon, the and conditions of the p rages, payable as expr terms of and hole are It is the intention a mortgagor 5. by said ra mortgagor 5. by said ra the note herefur second and hereby seconds of the second second of the said second show the mortgagor 5. by said ra the said second show the second of the said second show the between the second second second second be the terms and provision here these provisions of said pre- sums of all of said pre- sums of such default	in anywise appertaining, i gages that .1 he/ Gre re seized of a good an warrant and defend the til AYS, and this instrument i e Hundred and NO/I ogether with such charges comissory note of even date smed in said note, and to su- bereby incorporated herein nd agreement of the parties not gages, and any and all bereby incorporated therein nd agreement of the parties outgages, and any and all to said mortgages of its agent, either between the parties outgage of its agent, its deep and property it apply the same to the par- ies and or the assignment is ounder -shall in no manner d labor or material bills ou id real estate shall be subji- ficitedness.	lorever, and warrant i , at the delivery he d indefeasible estate o the thereto forever age is executed and deliver $00^{}$ and $00^{}$ is executed and deliver $00^{}$ and $00^{}$ is executed and deliver $00^{}$ and $0^{}$ is executed and deliver is executed and deliver is the performance the performance is the	the title to the sam reof, the lawful own f inheritance therein inst the claims and red to ascure the pa be due and payabe i hereby, executed i of all the terms a grage shall also seen on to the amount also y note, book account, personal represent livitin interest. I income arising at a fault to take charge conto other mount also i nortgagee in the c d anortgagee in the c d anortgagee in the c d result in a mecha, at the purchaser or at any time shall r e strict compliance . Attive annount due fit, any extensions or r with all the provision effect and anid moust it any other lead and it any other lead and and it any other lead and and its any other lead and and and its any other lead and and and its any other lead and and and its any other lead and and its any other lead and and and its any other lead and and and its any other lead and and and and its any other lead and and and its any other lead and and and and its any other lead and and any other lead and any other lead any other lead any other lead any other lead an	a. Said mortgager. ar. 5. of the premise a, free and clear of a demands of all per- yment of the sum of Dollars (5. to said mortgager by said mortgager and conditions contai re any future advan- re stated which said to or otherwise. This latives, successors a any and all times fr of said property an eniums, faces, asse or payments provide interest of said sum nic's lien against the purchasers shall a with all the terms a bereunder, and onder all these of said note and or transformer and one and swith all the terms a bereunder, and onder and transformer and onder and or transformer and onder so of said note and or transformer and note and transformer and note and or transformer and sections.	1. haraby c s above conv ill encumbrai onts whomson 10,500.00 under the ta 5 to said model the tassigns, c market the table to said and the table a mortgagerer market table a market table to market table a market table to be itable a waiver of and property. Ino be itable a waiver of the terms a necordance v f this mortge tilted the table in the terms a mecordance v f this mortge tilted the table in the terms a the terms and the table in the terms a the terms and the table in the terms a the terms and the table in the terms and the table in the table in the terms and the table in ta
thereunto belonging, or nant	in anywise appertaining, i gages that _1 hd/ Gre	drever, and warrant i , at the delivery he d indefeasible estate o die thereto forever age is executed and delive $00^{$	the title to the sam reof, the lawful own f inheritance therein sinst the claims and red to secure the pa be due and payabe is be due and payabe is of all the terms and argue shall also secu- on to the amount also y note, book account be been and represent in the amount also y note, book account periodal represent ill with interest. I income arising at a fault to take charge or to other parts and to take charge of to other parts and to take charge of the the comparison of any other charges of the purchaser or at any time shall a e attrict compliance of the strict compliance of the strict argument due it any other lengt of the heirs, execut at one there are an of the strict argument of the any other lengt	a. Said mortgager. ar. 5. of the premise a, free and clear of a demands of all per- yment of the sum of Dollars (5. to said mortgager by said mortgager and conditions contai re any future advan- re stated which said to or otherwise. This latives, successors a any and all times fr of said property an eniums, faces, asse or payments provide interest of said sum nic's lien against the purchasers shall a with all the terms a bereunder, and onder all these of said note and or transformer and one and swith all the terms a bereunder, and onder and transformer and onder and or transformer and onder so of said note and or transformer and note and transformer and note and or transformer and sections.	1. hareby c a above conv ill encumbrate one whomso (0,500,00 under the us 5 to said an a to said an a the said the said a to said an a said property. Iso be ilable a waiver of and provision or the terms a neordanee w for the terms a neordanee w f this mortge the of the or the said a secondance w f this mortge the of the or the said a secondance w f this mortge the of the or the said a said of the of the or the said of the said and a said of the said a said of the said of the said of the said of the said a said of the said of the said of the said of the said a said of the said of the said of the said of the said a said of the said of the said of the said of the said of the said of the said a said of the said of the said of the said a said of the said of the said of the said of the said a said of the said of the said of the said of the said a said of the said of the said of the said of the said a said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of the said of th

1

E.