		Fee Paid
MORTGAGE-Savings and Loan	Form-(Direct Reduction Plan) 255-2	Hall Litho. Co., Inc.,
81223 BOOK 131	MORTGAG	
THIS INDENTURE, made thi	a 23 day of July	Lean No. 11133 , 19.62, by and 1
and the second se		k/s Florence Curtis, his wife
	Sounty, Kanuas, as mortgager 5 , and Savings and Loan Associati	.on , a corporation organized and e
sconterest and more Realize!	principal office and place of business	at Ottawa
Twenty six hundred and) the receipt of which is hereby acknow	6/100	Dollars (\$ 2500.00 age and warrant unto said martgages, its suc
The East Half Quarter of Se	of the Northwest Quarter o ction 14, Township 15, Rang	f the Northwest 2 19.
thereunto belonging, or in anywise a	ppertaining, forever, and warrant the	r the tenements, hereditaments and appurter title to the same. Said mortgagor. g. hereby
thereunto belonging, or in anywise a nant with said morigagee that and described, and <u>ATE</u> seized and that <u>be</u> will warrant and PROVIDED ALWAYS, and this	ppertaining, forever, and warrant the the Y SIS , at the delivery hereof, of a good and indefensible estate of inb defend the title thereto forever against instrument is executed and delivered t	title to the same. Said mortgagor g hereby the lawful owner. ³ of the premises above con- scrittance therein, free and clear of all encumbr the claims and demands of all persons whom is secure the payment of the sum of
thereinto belonging, or in anywise a nant with said morigages that	ppertaining, forever, and warrant the t- the \mathcal{J} SIG \rightarrow , at the delivery hereof, of a good and indefensible entate of init defend the tilts thereto forever against instrument is executed and delivered to $\alpha/100$ ush charges and advances as may be of outh charges and advances as may be of the secure the performance of outside the p	title to the same. Said mortgagor \underline{s} hereby the lawful owner \underline{s} of the premises above cor- certiance therein, free and clear of all encumbr the claims and demands of all persons whom to secure the payment of the sum of Dollars ($\underline{s}, 2500,000$ lise and payabe to said mortgagee ander the reby, executed by said mortgager \underline{s} to said all the terms and conditions contained thereir
thereinto belonging, or in anywise a nant with said morigages that	ppertaining, forever, and warrant the i- the \mathcal{I} SIG \rightarrow , at the delivery hereof, of a good and indefensible estate of init defend the tilts thereto forever against instrument is executed and delivered to $\alpha/100$ ush charges and advances as may be of ote, and to secure the performance of orated herein by this reference. of the parties hereto that this mortgages any and all indebtedness in addition to use, however evidenced, whethere by on in the parties hereto and their heirs, per in future advances, are puid in full w	title to the same. Said mortgagor <u>s</u> hereby the lawful owner <u>s</u> of the premises above cor- earitance therein, free and clear of all encumbr the claims and demands of all persons whome to secure the payment of the sum of <u>Dollars (\$ 2500,00</u>) use and payabe to said mortgagoe <u>s</u> to said all the terms and conditions contained thereir e shall also secure any future advances made t the amount above stated which said mortgago encount or otherwise. This mortgage encount approxematory and anottgage encount approxematory and anottgage encount approxematory. This mortgage
thereinto belonging, or in anywise a nant with said morigages that	ppertaining, forever, and warrant the i- the \mathcal{I} SIG \rightarrow , at the delivery hereof, of a good and indefensible estate of init defend the tilts thereto forever against instrument is executed and delivered to $\alpha/100$ ush charges and advances as may be of ote, and to secure the performance of orated herein by this reference. of the parties hereto that this mortgages any and all indebtedness in addition to use, however evidenced, whethere by on in the parties hereto and their heirs, per in future advances, are puid in full w	title to the same. Said mortgagor <u>s</u> hereby the lawful owner <u>s</u> of the premises above cor- earitance therein, free and clear of all encumbr the claims and demands of all persons whome to secure the payment of the sum of <u>Dollars (\$ 2500,00</u>) use and payabe to said mortgagoe <u>s</u> to said all the terms and conditions contained thereir e shall also secure any future advances made t the amount above stated which said mortgago encount or otherwise. This mortgage encount approxematory and anottgage encount approxematory and anottgage encount approxematory. This mortgage
thereinto belonging, or in anywise a nant with said mortgages that and described and are seised and that he will warrant and PROVIDED ALWAYS, and this Twinnity-site humined and he with interest thereau, together with a and conditions of the promissory not gages, payable as expressed in said a terms of add note are hereby incorp. It is the intention and agreement mortgages. A hysical mortgages and wy of them, may over the said not expression in full force and effect berress at amounts secured hereander, includ The mortgager A. hereby assign and hereby suborize said mortgages and income thereform and apply the as of inprovements necessary to keep as in the note hereby secured. This rent taking of possession hereunder shall to otherwise.	ppertaining, forever, and warrant the 'the \mathcal{Y} are ', at the delivery hereof, of a good and indefensible estate of int defend the title thereto forever against instrument is executed and delivered to $\alpha/100$ (which have a second back of the thereto tok, and to secure the performance of orated herein by this reference. of the parties hereto that this mortgage any and all indebtedness in addition to gee, herever evidenced, whether by ra- nge and all indebtedness in addition to gee, herever evidenced, whether by ra- ing the parties hereto and their beirs, pe- ing future advances, are paid in full w - to asid mortgages all rests and inco or its agent, at its option, upon default must to the parties the theore, principal department of interest, principal department for interest, principal department prevent or restard sald mo erial bills outstanding which would res	title to the same. Said mortgagor g hereby the lawful owner ³ of the premises above con- soritance therein, free and clear of all encumbr the claims and demands of all persons whome to secure the payment of the sum of Dollars (\$ 2500.00 the and payabe to said mortgagee under the eds, executed by said mortgager 3 to said the terms and emolitions contained therein a shall also secure and form a domain of the
thereinto belonging, or in anywise a nant with said morigages that	pertaining, forever, and warrant the in- the \mathcal{Y} are	title to the same. Said mortgagor g, hereby the lawful owner ⁵ , of the premises above cer- eritance therein, free and clear of all encumbr the claims and demands of all persons whome the claims and demands of all persons whome o secure the payment of the sum of <u>Dollars (\$ 2500.00</u>) us and payabe to said mortgagoe and the eds, executed by said mortgagoe . At o said all the terms and conditions contained therein eshall also secure any future advances made to the amount above stated which said mortgago the book account or otherwise. This mortgago the book account or otherwise. This mortgago the book account or otherwise. This mortgago the book account or etherwise. This mortgago to bake charge of said property and collect all insurance premium, increase and anside pre- to take charge or payments provided the par- tic take charge or payments provided the part of the unpaid balance of and note is faily paid rigges in the collection of said nums by force util in a mechanic's lien against this property he purchaser or purchasers shall sho be liable any time shall not be constroid as a waiver , iet compliance with all the terms and provided
thereinto belonging, or in anywise a nant with said morigages that	pertaining, forever, and warrant the '- the J. 212	title to the same. Said mortgagor g, hereby the lawful owner ² , of the premises above cor- earitance therein, free and clear of all encumbr the claims and demands of all persons whome the claims and demands of all persons whome to secure the payment of the sum of <u>Dollars (\$ 2500.00</u>) the and payabe to said mortgagor ² . To said all the terms and conditions contained therein e shall also secure any future advances made t the amount above stated which said mortgago to be account or otherwise. This mortgago the above secure any future advances made t the amount above stated which said mortgago the above stated which said mortgago the most account or excessors and ussigns, it interact secure to real state of the same state to take charge of said property and collect all insurance premium, taxes, assessments, r to take charge or payments provided for hor to the charges or payments provided for hor it the unpathelahance of said and sums by forced and the a mechanic's lien against this property he purchaser or purchasers shall also be liable my time shall not be construid as a waiver of the compliance with all the terms and provisio amount due it hereunder, and under the terms
thereinto belonging, or in anywise a nant with said morigages that	pertaining, forever, and warrant the '- the J. 212	title to the same. Said mortgagor g, hereby the lawful owner ² , of the premises above cor- earitance therein, free and clear of all encumbr the claims and demands of all persons whome the claims and demands of all persons whome to secure the payment of the sum of <u>Dollars (\$ 2500.00</u>) the and payabe to said mortgagor ² . To said all the terms and conditions contained therein e shall also secure any future advances made t the amount above stated which said mortgago to be account or otherwise. This mortgago the above secure any future advances made t the amount above stated which said mortgago the above stated which said mortgago the most account or excessors and ussigns, it interact secure to real state of the same state to take charge of said property and collect all insurance premium, taxes, assessments, r to take charge or payments provided for hor to the charges or payments provided for hor it the unpathelahance of said and sums by forced and the a mechanic's lien against this property he purchaser or purchasers shall also be liable my time shall not be construid as a waiver of the compliance with all the terms and provisio amount due it hereunder, and under the terms
thereinnto belonging, or in anywise a nant with said morigages that	pertaining, forever, and warrant the i- he. \mathcal{Y} STC , at the delivery hereof, of a good and indefensible entate of ini- defend the tills thereto forever against instrument is executed and delivered to $\alpha/100$ use charges and advances as may be of of even data herowith and secured her- old, and to secure the performance of rest desires in by this reference. of the parties hereto that this mortgage any and all indebtedness in addition to spec, however evidenced, whether by or the parties hereto and their heirs, pe in the subject to the condition that the assert any of its rights hereunder at a ine, and to insist upon and enforce str to be paid to said mortgages the settire bi- to helding future advances, and and enforce str to be paid to said mortgages the settire bi- to helding future advances and and enforce str to be paid to said mortgages the settire bi- to helding future advances and and enforce str to be paid to said mortgages the settire bi- the future in the parteness of and enforce str to be paid to said mortgages the settire bi- the inducting future advances and and enforce str to be paid to said mortgages the settire bi- the inducting future advances and and enforce str to be paid to add mertgages the settire bi- the to paid to be add mortgages the settire bi- the inducting future advances and and enforce advances in the bi- the settire bi- mortgage of the bar advances in the bi- the settire bi- mortgage of the bar advances in the bi- the settire bi-bi-mortgage of the bar advances in the bi- the settire bi-bi-mortgage of the bar advances in the bi- the settire bi-bi-bi-bi-bi-bi-bi-bi-bi-bi-bi-bi-bi-b	the to the same. Said mortgager g, hereby the lawful owner ⁶ . of the premises above con- aritance therein, free and clear of all encumber the claims and demands of all persons whome to secure the payment of the sum of <u>Dollars (\$ 2500.00</u>) the and payme to said mortgager 1 , to said all the terms and conditions contained therein exhall also secure any future advances made to the samount above stated which said mortgager exhall also secure any future advances made to the samount above stated which said mortgage exhall also secure any future advances made to the amount above stated which said mortgage exhall also secure any future advances made to the amount above stated which said mortgage exhall also secure any future advances made to the back account or etherwise. This mortgage the back account or etherwise. This mortgage the therest me arising at any and all times from said put to take charge of asid property and collect tall, insurance premium, takes, assessments, r to other charges or payments provided for hor the purchaser or purchasers shall also be limb my time shall not be construed as a waiver it compliance with all the terms and provide amount due it hereunder, and under the terms and understander and all size and of this mort is and all industing assess represented there's and and all industing a
thereinnto belonging, or in anywise a nant with said morigages that	pertaining, forever, and warrant the i- the J. SIG	title to the same. Said mortgagor g, hereby the lawful owner. ² of the premises above cor- estitance therein, free and clear of all encumbr the claims and demands of all persons whom it is secure the payment of the sum of Dollars (\$25002.00 The and payabe to said mortgagor A to said all the terms and conditions contained therein e shall also secure any future advances made t the amount above stated which said mortgagor e, book account or otherwise. This mortgagor exclusion the state which said mortgagor exclusion the state which and the state is interest. The anside at any and all times from said pro- to ther cherge of and property and collect all the avecharge of and the is fully paid trages in the collection of and anims by force until in a mechanic's lien against this property here purchase are purchasers shall also be limble amount due it hereunder, and under the terms amount due it hereunder, and under the terms amount due it hereunder and of this mort is the anistic mortgages shall be entitled to the statements of mortgages shall be entitled to the statement and mortgages shall be entitled to the statement of mortgages shall be entitled to the statement and mortgages shall be entitled to the statement and mortgages and the statement the statement of the statement and statement the statement and an interproper shall be the statement and the statement of the statement of the statement of a state and mortgages shall be entitled to the statement of the statement of the statement of a statement of the statement of the statement of a statement of the statement of the

.

0

- 11207-5--

°.

0

,

1

1

• •

i.

1.1.4