MORTGAGE-Savings and Loan Form-	-(Direct Reduction Plan) 255-2	Hall Litho. Co.,	Inc., Topeka
81319 BOOK 1	31 MORTGAGE		n nizza
THIS INDENTURE, made this	26th day of July	Loan No. <u>MI D</u>	1. State of the second second
LYNN R. and JOY	CE OSBORN, his wife		r
r Douglas County	y, Kansas, as mortgagor 5, and	6	
CITY HOMES SAVINGS ASS	and the second secon	, a corporation organized	and existing
nder the laws of Kansas with its princi ansas, as mortgagee; WITNESSETH: That said mortgag IXTEEN THOUSAND FIVE HUN	ipal office and place of business at or 5, for and in consideration of the su DRED AND NO/100	Topeka	
he receipt of which is hereby acknowledge	ed, do by these presents mortgage and cribed real estate, situated in the county	warrant unto said mortgagee, i	ta successors
Lot Seven Hills, an A	(7), in Block Three (3), in Holday Addition to the City of Lawrence.		
TO HAVE AND TO HOLD THE SA securito belonging, or in anywise apperts int with said mortgages that hey- id described, and selfsed of a ; d d that will warrant and defen PROVIDED ALWAYS, and this insits SIXTEEN THOUSAND FIVE HUI th interest therecon, together with such c d conditions of the promissory note of e gree, payable as expressed in said note, a rms of said note are hereby incorporate It is the intention and agreement of the	e parties hereto that this mortgage shall al	nements, hereditaments and ap he same. Said mortgagors. It will owner 5. of the premises abo- therein, free and clear of all en- ms and demands of all persons of the payment of the sum of 	purtenances sereby cove- ve conveyed cumbrances, vhomsoever. 1.00, r the terms and mort- herein. The
yrighting of them, may over to said morigance, and any y of them, may over to said morigance, main in full force and effect between the amounts secured hereunder, including fi The morigangor5. hereby assign to dhereby authorize said morigance or its dincome therefrom and apply the same to improvements necessary to keen said non- improvements necessary to keen said non- improvements necessary to keen said non- timerovements necessary to keen sa	and all indebtedness in addition to the amo however evidenced, whether by note, book parties hereto and their heirs, personal re turne advances, are paid in full with inter- said mortgagee all rents and income arisi agent, at its option, upon default, to take the payment of interset, principal, insura operty in thematable condition, or to other rumman shall continue in force until the up manner prevent or retard said mortgagee i	unt above stated which said mor account or otherwise. This mor presentatives, successors and as stand any and all times from as charge of said property and collen- charge of said property and collen- nce premiums, taxes, assessme	tragors, or trage shall signs, until id property et all rents ts, repairs
the note hereby secured. This rent assig ing of possession hereunder shall in no p otherwise?	mment shall continue in force until the un manner prevent or retard said mortgages i	narges or payments provided fo paid balance of said note is full n the collection of said sums by	r herein or y paid. The foreclosure
	bills outstanding which would result in a be subject to the condition that the purch		
	any of its rights hereunder at any time and to insist upon and enforce strict comp		
If said mortgagos shall cause to be wisions of said note hereby secured, incl	paid to said mortgagee the entire amount luding future advances, and any extension	due it hereunder, and under the	terms and
terms and provisions thereof, and if sais on these presents shall be void; otherwise sion of all of said property, and may, at i mimediately due and payable, and may i date of such default all items of indebte	d mortgagor shall comply with all the pr to remain in full force and effect, and as its option, declare the whole of said note as foreclose this mortgage or take any other dness secured hereby shall draw interest a	ovisions of said note and of this id mortgages shall be entitled and all indebtedness represented legal action to protect its right t 1006 per annum Annualement	mortgage, to the pos- thereby to , and from
This mortgage shall be binding upon an gas of the respective parties hereto. IN WITNESS.WHEREOF, said mortg ten.	id shall enure to the benefit of the heirs,	executors, administrators, succ	essors and
JUNKIR. OSBORN	<u>n - 68</u>	CE OSBORN	
3056 651 10 61 TT. REV. 4-58			
	***********	at and a balance of the state o	unanananan di

.

Û

ī

448

.