SAG

Reg. No. 20,180 Fee Paid \$6.75

the second

and and a provide the second of the	rect Reduction Plan) 255-2	Hall Litho Co., Inc., Topeka
90328 BOOK 139	MORTGAGE	Loan No. 11859
THIS INDENTURE, made this 291	th	W S
	Lamb and Arvilla E. Lamb,	his wife
Ottawa Saujinga	and Loan Association	, a corporation organized and existing
under the laws of Kanzas with its principal Kansas, as mortgageo; WITNESSETH: That and mortgages		
WITNESSETH: That said mortgagor_i Twenty seven hu dis receipt of which is hereby schowledged, d and assigns, forver, all the following describ- and State of Kansas, to-wit:	ndred and no/100	d warrant unto said mortgagee, its successors
Lot Eight (8) in Paradis	se Hills Subdivision in D	ouglas County, Kansas.
it the option of the mort mane	mount due under the prom	ribed without written consent of issory note immediately payable
TO HETE AND TO HOLD THE SAME,	, together with all and singular the	g stokers and burners, screens, awnings, storm id property, whether the same are now located tenements, hereditaments and appurtenances
thereunto belonging, or in anywise appertaining ant, with said mortgages that <u>1</u> he <u>y</u> as and described, and <u>are</u> seized of a good	ing, forever, and warrant the title to are, at the delivery hereof, the is I and indefeasible estate of inheritar	the same. Said mortgagor.5 hereby cove- wful owners. of the premises above conveyed are therein, free and clear of all anounbranes
PROVIDED ALWAYS, and this instrume	ne title thereto forever against the c ent is executed and delivered to sec	laims and demands of all persons whomsoever.
with interest thereon, together with such charg	ges and advances as may be due an	d payable to said mortgages under the terms
nd conditions of the promissory note of even c agee, payable as expressed in said note, and t erms of said note are hereby incorporated he	date herewith and secured hereby, e to secure the performance of all the rein by this reference.	secuted by said mortgagor. S. to said mort-
torigagor. A by taid mortgagee, and any and ny of them, may owe to said mortgagee, how emain in full force and effect between the par Il amounts secured hereunder, including futur	all indebtedness in addition to the a saver evidenced, whether by note, bo thes hereto and their heirs, personal c advances, are paid in full with it	also secure any future advances made to said mount above stated which said mortgagors, or ok account or otherwise. This mortgage shall representatives, successors and assigns, until iterest.
This mortgragor fl. horsby assign to said and hereby authorize said mortgrages or lis age di lucome therefrom and apply the sains to the improvements necessary to keep said propert the note hereby securic. This rent assignmes king of possession hereunder shall in no man otherwise.	d mortgagee all rents and income an ant, at its option, upon default, to tal payment of interest, principal, inac ty in tenantable condition, or to othe ent shall continue in force until the mor prevent or retard said mortgage	ising at any and all times from said property se charge of and property and collect all rents rence premiums, targe assessments, repairs a charges or payments provided for direction runpaid balance of said note is fully paid. The e in the collection of said sums by foreclosure
There are no unpaid labor or material bills Any transfer of said real estate shall be a se payment of such indebtedness.	s outstanding which would result in subject to the condition that the pur	a mochanic's lien against this property. chaser or purchasers shall also be Hable for
The failure of the mortgagee to assert any ght to assert the same at any later time, and id note and of this mortgage.	y of its rights hereunder at any tin to insist upon and enforce strict cor	os shall not be construed as a waiver of its "
If said mortgagor	d to said mortgagee the entire amount ng future advances, and any extens	t due it hereunder, and under the terms and ions or renewals thereof in accordance with
e terms and provisions thereof, and if said me on these presents shall be yoid; otherwise to ssion of all of said property, and may, at its o immediately due and payable, and may force e date of such default all items of indebtednes	ortgagor. Schall comply with all the remain in full force and effect, and option, declare the whole of said not close this miortgage or take any oth as secured hereby shall draw interest	provisions of said note and of this mortgage, said mortgagee shall be entitled to the pos- and all indebtedness represented thereby to er legal action to protect its right, and from, at 10% per annum. Anorgiasement waised
signs of the respective parties hereto. IN WITNESS WHEREOF, said mortgan	han entire to the benefit of the hell	s, executors, administrators, successors and
ritten.	- Xau	hand s. the dry and year first above
	Chro	la G Lamb
ATE OF RANSAS,		
UNTY OF	=	The second se
BE IT REMEMBERED, that on this	county and state aforesaid, came	, A. D. 19 64, before me,
Laurence A.	Lamh and Arvilla E, Lamh,	
a varie personally known to me to be the newladged the execution of the same. In astimony whereof, I have hereunto set my	same person &	ithin mortgage, and such person a duly
	A a a	DP and year sast above written.
CAL) D	Naomi L. Cole	r. Coli