Reg. No. Fee Paid \$ Neosho Cow	5.75 Pd.in
MOBTGAGE-Savings and Loan Form Act Reduction Plan) 255-2 Hall Litho Co., Inc., Tope SECOND BOOK 139 BOOK 139 THIS INDENTURE, made this 30th day of December 10 64, by and betwee Bob J. King and Rosemary N. King, husband and wife	
or NOSHO County, Kansas, as mortgagor& , and HOME SAVINGS ASSOCIATION , a corporation organized and exist make the laws of Kansas with its principal office and place of business at Chanute Manue and the laws of Kansas with its principal office and place of business at Chanute Manue and the laws of Kansas with its principal office and place of business at Chanute Manue and the laws of Kansas with its principal office and place of business at Chanute Manue and the laws of Kansas with its principal office and place of business at Chanute Manue and the laws of Kansas with its principal office and place of business at Chanute Manue and the laws of Kansas with its principal office and place of business at Chanute Manue and the laws of Kansas the laws of the sum of the sum of Manue and Douglas and anaigns, forware, all the following described real estates at a state of Kansas, to with the for of the law of the south est of the southeast co of Lot 2, Block 6, AcHillen's Addition; thence west along the south line of said Lot 2 a distance of 7.81; thence Northeasterly at an angle of 96 degrees and 50' for a distant of 65.5' to the northeast corner of said Lot 2; thence South along the east line of said Lot 2 for a distance of 65' to point of beginning, Neosho County, Kansas; and	
The North 75' of the South 85' of Lot 4, Block 3, in Hillcrest Addition, an Addition the City of Lawrence, Douglas County, Kansas. Together with all heating, lighting, and plumbing explanent and fixtures, including stokers and burners, acrems, awwings, sto more and wnow hades or blinds, used on or in connection with said property, whether the same are now local on and stokers, and window hades or blinds, used on or in connection with asid property, whether the same are now local and another and wnow hades or blinds, used on or in connection with asid property, whether the same are now local or said property or hereafter placed thereon. TO HAVE AND TO HOLD THE BAME, together with all and singular the tenementa, hereditaments and appurtenant thereanto belonging, or in anywise appertaining, forever, and warrant the title to the same. Said mortgager, is hereby co- mant 5, with said mortgages that the y ard, at the delivery hereof, the lawful owner. 5, of the premises above convey and described, and _ AFE _ seized of a good and indefauible extent of inheritance therein, free and clear of all encumbrane ind that _he. Y will warrant and defend the title thereto forever against the claims and demands of all persons whomover PROVIDED ALWAYS, and this instrument is easented and delivered to secure the payment of the sum of <u>ATVO THOISAND THEFF HUMPERD and 00/1000 Dollars (12, 300,00</u> with interest thereon, together with such charges and advances as may be due and payable to asid mortgages under the ter- and conditions of the promissory note of even data berewrith and secure harby, executed by add mortgages, to anid more are and conditions of the promissory note of even data berewrith and secure harby, executed by add mortgages inder the ter- man of said note are hereby incorporated herein by this reference. It is the intention and agreement of the parties hereto that this mortgage shall also secure any future advances in addition to the amount above stated which saft mortgages is addition to	rm ad re- ed a, .). .).
The motrager. In hereby assign 5, to said motrages all rents and income arising at any and all times from said proper and sneedy authorizes axid motrages or its agent, at its option, upon default, to take charge of said property and collect all re- and income berefrom and apply the same to the payment of interest, principal, insurance premiums, taxes, assessments, repa- ring provements necessary to keep said property in teamsthis condition, or to other charges or payments provided for herein in the note hereby secured. This rent assignment shall continue in force until the unpaid balance of said note is fully paid. To taking of possession hereunder shall in no manner prevent or retard said motragage in the collection of said sums by foreclose or otherwise. There are no unpaid labor or material bills outstanding which would result in a mechanic's lien against this property. Any transfer of said real estate shall be subject to the condition that the purchaser or purchasers shall also be halls of the payment of such indebtedness. The failure of the motrages, to assert any of its rights hereunder at any time shall not be construed as a waiver of right to assert the same at any laber time, and to insit upon and enforce strict compliance with all the terms and provisions said note and of this motrages. If add motragage. If add motragage. If add motragage. If he add motragage. It has motrages for a hall cause to be paid to said motragage is the entire amount due it hereander, and under the terming then these presents shall be wide; o therean to remain and any extensions or renewals thereof in according the these rams and provisions thereof, and if add motrages - shall comply with all the provisions of said note and of this motrage then these presents shall be wide; o therevise to remain full force and effect, and said moter and of this motrage the state of and provisions thereof, and may revise secure due hole of add note and of this motrage the date of auch default all items of indebtedness secured hereby whis draw o	ty ty transformed to the second secon
IN WITNESS WHEREOF, and mortgagor & have have have have a set their band & the day and year first abo Bob J. Kifg) King (Bob J. Kifg) King mor sa est ATT. BY, 430	