				Fee Paid 83
MORTGAGE-Savings and Los	n Form (Dir	ect Reduction Plan) 255-2		Hall Lithe Co., Inc., Tope
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BOOK 139	470	MORTGAG		
				Loss No. MI DR 3106
THIS INDENTURE, made				, 19.65, by and betwee
N	JAMES C	C. COX and MARY E.	COX, his wife	
e Douglas			1	
AMERICAN SAVING		nsas, as mortgagor. 5 ., an		
AGENTION DAVING	ASSOCIAT	TION OF TOPEKA	, a corp	oration organized and existin
under the laws of Kansas with i Kansas, as mortgagee;	ts principal o	office and place of business	at Topeka	
WITNESSETH . That said	mortgagor_S	, for and in consideration	of the sum of	and the second
CONTRACT INCOMING LIGH	L HUNDRED	FIFIT and NO/100		Dellars (\$ 14,850.00
the receipt of which is hereby ack and assigns forever, all the follo	nowledged, do	by these presents mort	rage and warrant unto	said mortgages, its successo
and assigns, forever, all the follo and State of Kansas, to-wit;	1	a reast ensaged, subjaced 18 15	s county of DOUX	
	Lot Nine	(9), in Block Thre	- 733 1- 10-144	
	an Addit	ion to the City of	Lawrence, in Do	glas
	County,	Kansas,		
To HAVE AND TO HAVE	, and plumbin hades or blind	ag equipment and fixtures, i	including stokers and by with said property, wh	irners, screens, awnings, storr
TO HAVE AND TO HOLD	THE SAME.	together with all and size	in the summer to the	
hereunto belonging, or in anywis	a appertainin	g. forever, and warrant the	title to the same Rai	d most as and appurtenance
nant with said mortgagee that	L he y a	IC at the delivery hereo	the lawful owned	d mortgagora hereby cove
and described, and <u>Are</u> sela	ed of a good	and indefeasible estate of in	beritance therein from	and alars of all secondary
nd that _Lhey_ will warrant a	nd defend the	title thereto forever again	t the claims and deman	ds of all persons whoma
PROVIDED ALWAYS, and	this instrumen	t is around and dallward	The second second	and the second
	and the second se	and some succession and strend the	nue wird heatune ro sw	g mortgages under the tarm
d conditions of the promissory n igee, payable as expressed in sai rms of said note are hereby inc	ote of even de d note, and to provated her	ats herewith and secured he secure the performance of sin by this reference.	reby, executed by said all the terms and con-	mortgagor S_ to said mort litions contained therein. The
It is the intention and agreems	int of the part	ties hereto that this mortras	ana shall also secure any	Automa advertised at 1
ortgagor. 8 _ by said mortgagee, y of them, may owe to said mo- main in full force and effect bet amounts secured hereunder, inc The mortgager 8	and any and a trangee, howeven the part	all indebtedness in addition ver evidenced, whether by r iss hereto and their heirs, p	to the amount above sta tote, book account or ot ersonal representatives,	ted which said mortgagors, or herwise. This mortgage shall successors and sample until
The mortgagor S_ hereby assi	an to said	advances, are paid in full	with interest.	
The mortgagor.ii hereby assist hereby authorize said mortgag income therefrom and apply the improvements mecessary to keep the note hereby secured. This r ing of possession hereunder sha otherwise.	en or its agen e same to the p said property ent assignmen Il in no mann	in the acceleration of the second and in the second second second second second second second second second second second second second second second second second	come arising at any am t, to take charge of said al, insurance premium to other charges or pa, till the unpaid balance of ortgagee in the collection	all times from said property property and collect all rents t, taxes, assessments, repairs rments provided for herein or f said note is fully paid. The of said sums by foreclesure
There are no unpaid labor or	material bills	outstanding which would re	sult in a mechanic's lies	against this property
Any transfer of said real ests e payment of such indebtedness.	te shall be su	bject to the condition that	the purchaser or purch	asers shall also be liable for
The failure of the mortgages ht to assert the same at any lat d note and of this mortgage.	to assert any or time, and t	of its rights hereunder at o insist upon and enforce st	any time shall not be rict compliance with al	construed as a waiver of its

shill note and of this mortgage. If and mortgage, and not the mortgage. If and mortgage, and not the mortgage is a shift of insist upon and enforce strict compliance with all the terms and provisions of and note hereby secured, including future advances, and any extensions or renewals thereof in accordance with the terms and provisions thereof, and if and mortgages is a shift and said mortgages what he entitled to the provisions of the terms and provisions thereof, and if and mortgages is a shift and said mortgages what he entitled to the pro-section of all of and property, and may a this puttien, the indicates and affect and said mortgages what he entitled to the pro-section of all of and property, and may a this puttien, the indicate and all indicated mass represented thereby to be date of such default all items of indebtedness secured hereby all of as indicated and individed and from the target and the terms and provide thereby and and and mortgages what he entitled to the pro-te instance to any foreign of the advances, and and and mortgages what he entitled to the pro-te instance to any foreign of the shift and the provide the advances are the shift and the pro-te instance of a shift and the provide the shift and the provide the shift and the provide thereby to be date of such default all items of indebtedness secured hereby all draw interest at 0% per annum. Appraisement waived. This moetgage, shall be biding upon and shall ensure to the benefit of the heirs, executors, administrators, successors and assigns of the respective parties herebo. If UVITNEESS WIEREOP, and mortgager 6 have herebox be their. Admin. Marry E. Cox Marry E. Cox