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DETGAGE-Savings and Loan	Form (Direct Reduction P)	an) 255-2	Hall Lithy Co., Inc., Topek
ecok ila 281	2 MOR	IGAGE	a a start a st
THIS INDENTURE, made th	de 28th day of	September	Loan No. DE 1635
	VINYARD and DETTY		and we will be a set of the set o
Douglas			
	County, Kanass, as mortgage	or it and	2
r the laws of Kansas with its			, a corporation organized and existing
WITNESSETH: That said me	rigarur E for and in mor	while we have a state of the second state of t	
seenby or which is ustany script	windged, dohy these pres	ents mortgage and warr	Dollars (\$ 18,500,00), ant unto said mortgages, its successors
State of Kanens, to-wit;	ng described real solate, situ	ated in the county of	Douglas
Lot 9, Block 5, in SU County, Kansas,	UTH MILLS, an addit:	ion to the City of	Lawrence, Douglas
It is agreed and unde			
fransfer of title of of the mortgagee shal bayable at the option	1 FEDGER Che amount	teinabove describ due under the pro	ed without written consent missory note issociately
her with all heating, lighting, a way and doors, and window sha id property or hereafter place.	and plumbing equipment and des or blinds, used on or in o i thereon.	fixtures, including stoker connection with said prop	s and burners, screens, awnings, storfs
into belonging, or in anywise a	E SAME, together with all a	and singular the tenemer	nts, hereditaments and appurtenances
- with said mortgagee that _	chey are , at the deliv	ery hereof, the lawful ow	ner F of the members al
will warrant and	defend the title thereto fore	ver against the claims an	in, free and clear of all encumbraness, d demands of all persons whomsoever.
ROVIDED ALWAYS, and this	instrument to executed and		
nterest thereon, together with anditions of the promissory note	such charges and advances a	a may be due and payah	Dollars (<u>18,500,00</u>), le to said mortgages under the terms
payable as expressed in anid t of said note are hereby incorp	orated herein by this refere	rmance of all the terms .	by said mortgages under the terms by said mortgager to said mort- and conditions contained therein. The
and internon and streement	of the parties hereto that th	in the sublement of the H with the second	
in full force and effect between ounts secured hereunder, inclusion	in the parties hereto and theiling future advances, are pa	r heirs, personal represend d in full with interest.	ure any future advances made to said bove stated which said mortgagors, or at or otherwise. This mortgage shall statives, successors and assigns, until
areby authorize said mortgages come therefrom and apply the as	or its agent, at its option, up ime to the payment of interest	ts and income arising at non default, to take charge t, principal, insurance m	any and all times from said property of said property and collect all renio remluma, testing assumments, repairs a or payments, assumed for berein annes of and powed is fully paid. The collection of said sums by foreclours
note hereby secured. This rent of possession hereunder shall i erwise.	a property in tenantable cor anignment shall continue in n no manner prevent or reta	dition, or to other charge n force until the unpaid b rd said mortgages in the	s or payments provided for herein or alance of said note is fully paid. The collection of said sums
tere are no unpaid labor or mat	erial bills outstanding which	month and the	· · · · · · · · · · · · · · · · · · ·
ment of such indebtedness.	anali be subject to the condi	tion that the purchaser of	r purchasers shall also be liable for
to ansart the same at any later i	lime, and to insist upon and	under at any time shall enforce strict compliance	not be construed as a waiver of its with all the terms and provisions of
mid mortgagor. 5. shall cause	to be paid to said mortgagee I, including future advances,	the entire amount due it and any extensions or	hereunder, and under the terms and renewals thereof in accordance with
as and provisions thereof, and ese presents shall be void; other of all of said property, and me	if said mortgaporshall con revise to remain in full force y, at its option, declare the	mply with all the provision and effect, and said mo	renewals thereof in accordance with as of said note and of this mortgage, tragance shall be entitled to the pos- indebtedness represented thereby to action to protect its right, and from per annum. Appraisement waived.
a of such default all items of ir	may foreclose this mortgage	or take any other legal itall draw interest at 10%	action to protect its right, and from per annum. Appraisement waived.
of the respective parties hereto WITNESS WHEREOF, said	· ·	series of the neirs, every	tors, administrators, successors and
Constant, Haid	mortgagorhava hereun	to set their he	nd.5. the day and year first above
		Association II. VI	apmiler of
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J. REV. 4456			

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