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	Form-(Direct Reduction Plan) 255-2	Hall Litho Co., Inc., Top
am McCaffree, Agens Phone ST 2-0155 Dlathe, Kansas	MORTGAGE	5098 BOOK 1/3)
THIS INDENTURE, made the MIKE H. GR	his 29th day of April ETTO and CLARE D. GETTO, husband a	Loan No. DR 1784 , 1966, by and betw nd wife,
of Douglas THE COMMEN	County, Kansas, as mortgagors, and	1 4
under the laws of Kansas with its Kansas, as mortgagee;	principal office and place of business at	, a corporation organized and exist
the receipt of which is hereby ackno	ortgagors, for and in consideration of the su TY AND NO/100THS	Dollars (\$12,050.00
and State of Kansas, to-wit:	PLACE ADDITION an addition	Douglas
It is agreed and under Transfer of title of title	rstood this is a purchase money mo	
of the mortgagee shall payable at the option	the real property hereinabove desc render the amount due under the of the mortgagee.	ribed without written consen promissory note immediately
Together with all heating, lighting, a windows and doors, and window sha on said property or hereafter placed	and plumbing equipment and fixtures, including s des or blinds, used on or in connection with said i thereon.	okers and burners, screens, awnings, stor property, whether the same are now locat
thereunto belonging, or in anywise	E SAME, together with all and singular the ter appertaining, forever, and warrant the title to the they are, at the delivery hereof, the lawful of a read and is like with	ements, hereditaments and appurtenanc
and that will warrant and	defend the title thereto forever against the claim	therein, free and clear of all encumbrance
TWELVE THOUSAND FIFTY with interest thereon, together with	AND NO/100THS	the payment of the sum of
gagee, payable as expressed in said r terms of said note are hereby incorp It is the intention and agreement	of even date herewith and secured hereby, exec ofte, and to secure the performance of all the te orated herein by this reference.	nted by said mortgagors to said mort rms and conditions contained therein. Th
any of them, may owe to said mortga remain in full force and effect betwee all amounts secured hereunder, includ	agee, however evidenced, whether by note, book a n the parties hereto and their heirs, personal rep ing future advances are not die in the parties of the second rep	int above stated which said mortgagors, o account or otherwise. This mortgage shall resentatives, successors and assigns unti-
and hereby authorize said mortgagee and income therefrom and apply the sa or improvements necessary to keep sa	to said mortgagee all rents and income arisin or its agent, at its option, upon default, to take c me to the payment of interest, principal, insurand d property in tenantable condition, or to other	g at any and all times from said property harge of said property and collect all rent ce premiums, taxes, assessments, repair
There are no unpaid labor or mat	assignment shall continue in force until the unp n no manner prevent or retard said mortgagee in erial bills outstanding which would result in a m shall be subject to the condition that the purcha	and sains by foreclosure
The fallow of the	assert any of its rights hereunder at any time s ime, and to insist upon and enforce strict compli	
If said mortgagors shall cause provisions of said note hereby secured	to be paid to said mortgagee the entire amount do , including future advances, and any extensions	ie it hereunder,' and under the terms and or renewals thereof in accordance with
be immediately due and payable, and r the date of such default all items of in This mortgage shall be binding up assigns of the respective parties hereto.	mortgagene Late !	d all indebtedness represented thereby to gal action to protect its right and from
	Mike H. Gett	al set and the set
47200 6M 2-63	Clare D. Get	67130 Q

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