1	the second	Prat at	6. 1.1.					
				and the second second				
							i i i i i i i i i i i i i i i i i i i	1
						圖		
-								
	Eller			-				
		-	arrante :					Same .
1								
								-
							Rec	0
1 1								
			9 9-4					
•								
			(Serve)	Section 1				
1								
ł								
					- ⁴⁰			
				The second	in and			
	12.3				. I.			
v	100 A	12				N. W.		
1								
		and the second second		12				
	tist-1							
1								
-								
	And and the							
	A Val							
					1			
		1				60 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
						2.16		
1						<		
101								
							See Last	
	N.Sp.							
							San Barry	
1								
				A AL				
			Ņ					
			/1/			ACTO O		

1

COUNTY OF DOUE	188		
BE IT REMEMBERED, the	at on this 25thday of	May	, A. D. 19 66 , before me,
the undersigned, a Notary Public		a aforesaid, came	the second s
	hn E. Pierson and Joan		wife
			and internet a specific and a specif
		who arounted the within n	ortgage, and such person S duly
acknowledged the execution of the	o me to be the same person	xed my Notarial Seal the	nortgage, and such person ³ duly day and year last above written.
acknowledged the execution of the	e same.	xed my Notarial Seal the	day and year last above written.
(SEAL) - 4	e hereunto set my hand and affi		day and year last above written.
(SEAL) - 4	e same.	xed my Notarial Seal the	day and year last above written.

Reg. No. 1,276 Fee Paid \$46.75

Hall Litho Co., Inc., Topeka

Loan No.

MORTGAGE-Savings and Loan Form (Direct Reduction Plan) 255-2 Rev. 1965

MORTGAGE

THIS INDENTURE, made this 25th day of May . 19 , by and t

John T. Flerron and John Tay Florron, http://

of Douglas County, Kansas, as mortgagor 5, and

-Lot Seven (7), in Block Fifteen (15), Sauth Hills Number Ten (2), Willie Addition to the Diry of Lawrence, Journal County, Fandat.

Transfer of title of the real property Juriein above described without written consent of the mortgages shall render the amount due while the numbers of the investment of the orticles of the mortgages.

Together with all heating, lighting, and plumbing equipment and fixtures, including stokers and burners, screens, awnings, storm windows and doors, and window shades or blinds, used on or in connection with said property, whether the same are now located on said property or bereafter placed thereon.

TO HAVE AND TO HOLD THE SAME, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, forever. Said mortgagor \mathbb{S} hereby covenant with said mortgagee that at the delivery hereof, $\pm t$ de \mathbb{Z} fare, the lawful owner \mathbb{S}_{-} of said premises, and $\mathbb{S}^{1\times 2}$ seized of a good and indefeasible estate of inheritance therein, free and clear of all encumbrances, and that the \mathbb{Z} will warrant and defend the