	Paid in Shawnee County	Reg. No. Fee Paid
		AEC AEC
MORTGAGE-Savings and Lean Form (Direct R	eduction Plan) 255-2 Rev. 1965	Hall Litho Co., Inc., Tope
		and antib Go, Hp. Tope
	MORTGAGE	Loan No. 121.91
THIS INDENTURE, made this 19th	and the second	, 19 67, by and betw
IVan W. Jehle and	Daryl J. Jehle, his wife	
of Douglas County, Kansas, a	as mortgagor S., and	
OTTAWA SAVING	S AND LOAN ASSOCIATION	
to the second se	Ottawa	, Kansas, as mortgag
WITNESSETH: That said mertgagor S , for Twenty Two Thousand and No/100 -	r and in consideration of the sum of	
the receipt of which is hereby acknowledged, do	horphy martinege and manual .	
Beginning at a point hill feet Feet	Douglas and Shawnee	and State of Kansas, to-wit
thence East 120 feat thanks Marth	Township 13, Hange 20, thence 9	outh 181.5 feet.
beginning, Douglas County Kongan	Alas, The Fact 20 feet	to the point of .
Kansas.	- a st, but out the own r.M., 1	n Snawnee County,
This is a purchase money mortgage. described without written consent of the promissory note immediately part		
the promissory note immediately pays	able at the option of the mortga	amount due under gee.
Together with all heiting, lighting, and plumbing ec- windows and doors, and window shades or blinds, use on said property or hereafter placed thereon.	ruipment and fixtures, including stokers and be	Iffiers, servens awning, st-
on said property or hereafter placed thereon. TO HAVE AND TO HOLD THE SAME transit	ed on or M connection with said property, whe	ther the same are now locat
TO HAVE AND TO HOLD THE SAME, togeth thereunte belonging or in anywise appertaining, for at the delivery barref. It he Y. 2000, the local	ever Said mortonoms hashes and	
and the full and the full	owner a of said premises and are	
defeasible estate of inheritance therein, free and cler title thereto forever against the claims and demands	ar of all encumbrances, and that they v of all persons whomsoever.	ill warrant and defend t
PROVIDED ALWAYS and the		
with interest thereon, together with such charges and	advances as may be due and nameble to	llars (\$ 22,000.00
under navable as averaged is said the	rewith and secured hereby, executed by said	
It is the intention and agreement of the parties I	ference.	nciona concured therein. T
mortgager S by said mortgagee, and any and all inc any of them, may owe to said mortgages, however ev- remain in full force and effect between the parties her all amounts secured hereunder, including future advant The mortgager S hereby assign to said any	debtedness in addition to the amount above sta	ted which said mortgagors.
all amounts secured hereunder, including future advant	reto and their heirs, personal representatives, nees, are paid in full with interest.	successors and assigns, un
The mortgagor 5 hereby assign to said mo perty, and hereby authorize said mortgages or its agen rents and income therefrom and apply the same to the repairs or improvements necessary to keep said proper herein or in the note hereby secured. This rent assignm paid. The taking of possession hereunder shall in no m forcelosure or otherwise	at gargee all rents and income arising at any it, at its option, upon default, to take charge of payment of interact	and all times from said pr I said property and collect
repairs or improvements necessary to keep said proper herein or in the nots hereby secured. This rent assignm paid. The taking of possession herein herein is shown	rty in tenantable condition, or to other charg	emiums, taxes, assessment es or payments provided f
Mortgogov shall been and projected at the test		a second of meril prints D
Mortgagor shall keep and maintain the buildings in good condition and repair at all times and not suff. The failure of the mortgages to sweet any of it	A CONTRACTOR OF	
The failure of the morigagee to assert any of it right to assert the same at any later time, and to insi- said note and of this mortgage.	A STATE OF	the perma and provisions o
If said mortgager 5_ shall cause to be paid to sa provisions of said note hereby accured, including futu	id mortgagee the entire amount due it hereund	ler, and under the terms an
the terms and provisions thereof, and if said mortgager	s shall comply with all the south !	unereol in accordance wit
then these presents shall be void; otherwise to remain ression of all of said property, and may, at its option, be immediately due and payable, and may foreclose th the finds of such default all items of induitedness secur The terms and presidents beaution by	declare the whole of said note and all indebto	shall be entitled to the pos- iness represented thereby t
A NEW WARREN AND DAVENDED BUILDING TOTAL PRIMA TO AT	id be binding upon the heirs complete	am. Appraisement waived.
· IN WITNESS WHEREOF, said mortgagor S ha		
yenr first above written.		$\int \int \int \partial f day and $
	Ivan W. Jehla	na
		and the second s
0 11074 3M 1-65	Dary J. Jenta	falle

and.

1 30

an . a

-

.