MORTGA GE-Savin	gs and Loan Form (Direct Re-	luction Plan) 255-2 Rey. 1965	Hall Litho Co	., Inc., Topeka
		MORTGAGE	Loan No.	
THIS INDENTU		day of July ft and Dalla R. Crayor	, 19.67	by and between
of Douglas		mortgagor 5_, and		
of	That said mortgagor 5., for	and in consideration of the su	Ottawa , Kansas m of	
the receipt of which described real estate,	is hereby acknowledged, do . situated in the county of		ant unto said mortgagee, s and State of R	Il the following
THE A THE MEDGE OF	DULL LE BLOCK 3 BI U	Wiggins Addition No. 2 avis-Wiggins Addition, t thereof, in Douglas	and this think the	2, 3, 4 City of
E ABORT TOGO MT RIOT	U WILLUCED CODSENT OT	ransfer of title of th the mortgagee shall re t the option of the mo	adam the manual days	ein above under the
Together with all hea windows and doors, ar on said property or h	ting, lighting, and plumbing eq d window shades or blinds, use creatur placed thereon.	ulprient and fixtures, including d on or in connection with said	stokers and burners, screens property, whether the same	awnings, storm are now located
TO HAVE AND thereunto belonging or	TO HOLD THE SAME, togeth r in anywise appertaining, for	er with all and singular the te ever. Said mortgagor herel	nements, hereditaments and	appurtenances
defeasible estate of ini	heritance therein, free and clea	owner S of said premises, an ar of all encumbrances, and th of all persons whomseever.	at they will warrant	a good and in-
PROVIDED ALW	AVS and this most are is an	scuted to secure the payment of and $No/100$ advances as may be due and y		750.00
and conditions of the p gagee, payable as expr terms of said note are	promissory note of even date he ressed in said note, and to secu incorporated herein by this re	rewith and secured hereby, exe to the performance of all the t ference.	cuted by said mortgagor S erms and conditions contain	to said mort- ed therein. The
a mortgagor 3 by said	mortgages and any and all in.	iereto that this mortgage shall a lebtedness in addition to the am- idenced, whether by note, book wato and their heirs, personal re nees, are paid in full with inter-	and the second second second second second	
The mortgagor. 3 perty, and hereby auth rents and income there renais or improvement	hereby assign to said mo brize said mortgagee of its ager from and apply the same to the	nces, are paid in full with inter rtgagee all rents and income a t, at its option, upon default, to payment of interest, principal,	est. rising at any and all times take charge of said property insurance premiums, taxe	from said pro- and collect all
herein or in the note he paid. The taking of pos- tracking of pos- tracking of pos- tracking of pos- tracking of pos- tracking of the post- tracking of post	reby secured. This rent assignm ssession hereunder shall in no n te.	rigages all rents and income a rigages all rents and income a payment of interest, principal, rby in tenantable condition, or i tent shall continue in force unt nanner prevent or retard said n and other improvements now on or waste or permit a nuisance	to other charges or paymen il the unpaid balance of sal aortgages in the collection of	ts provided for d note is fully f said sums by
The findure of the same right to assert the same said note and of shis	repair at all times and not suff mortgagee to assert any of it is at any later time, and to insi mortgage.	er waste or permit a nuisance s rights hereunder at any time st upon and enforce strict comp	sale premises of nereliter thereon. shall not be construed as liance with all the terms an	erected thereon a waiver of its d provisions of
If sala mortgagor	shall cause to be paid to an hereby secured, including futa	id mortgagee the entire amount tre advances, and any extension	due it hereunder, and under	the terms and
then these presents and session of all of said pr be immediately due any the date of such defaul	Ill be void; otherwise to remain roperty, and may, at its option, d payable, and may foreclose th t all items of indebtedness secu	r S shall comply with all the p in full force and effect, and s declare the whole of said note a is mortgage or take any other red hereby shall draw interest a	aid mortgagee shall be entit and all indebtedness represent legal action to protect its r t 10% per annum. Appraisen	led to the pos- ited thereby to ight, and from nent waived.
	EREOF, said mortgagor S h	nd be binding upon the heirs, a VB hereunto subscribedt		
		lih 9.	Cancialt	
		A John W.	Crayeraft	1

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