|  |  | 51   |
|--|--|--|
|  | 5  | Reg. No. 3,6<br>Fee Paid \$97  |
| MORTGAGE-Sa  | vings and Loan Form (Direct Reduction Plan) 255-2 Rev. 1965  | Hall Litho Co., Inc., Topeks   |
|  | 16123 MORTGAGE BOOK 152  | in the co, inc. Topeks   |
| THIS INDEN   | TURE, made this 6th day of February  | Losn No. 12878   |
|  | James W. Barrett and Marilyn Jean Barrett, 1   | , 19.69, by and between<br>his wife  |
| or Dougla  | County, Kansas, as mortgagor 5., and   | · · · · · · · · · · · · · · · · · · ·  |
|  | OTTAWA SAVINGS AND LOAN ASSOCIATION  |  |
| of   | H: That said mortgagor a for and in consideration of the   | , Kansas, as mortgagee;  |
| Thirty-nine t  | housand and no/100   | Dollars (\$39,000.00),   |
| described real estat   | ich is hereby acknowledged, do hereby mortgage and warrant unto a<br>te, situated in the county of Douglas   | and State of Warner 1  |
| Kansas.<br>Also:   | Quarter of the Southwest Quarter of the Southwest Q<br>South, Range 21 East of the Sixth Principal Meridian,   | uarter of Section 6,<br>in Douglas County,   |
| thence East 3<br>West along sa                                       | a point 250 feet East of the Southeast corner of the<br>Quarter of the Southwest Quarter of Section 6, then<br>00 feet, thence South 290 feet to the South line of<br>id South line 300 feet to the point of beginning, in<br>of the Sixth Principal Meridian, in Douglas County,  | ce North 290 feet,<br>said Section 6, thence   |
| Together with all h  | and window shades or blinds, used on or in connection with said property, where a first property, where a first property is the said property of the said pr |  |
| TO HAVE AN   | D TO HOLD THE SAME, together with all and singular the tenements, h<br>or in anywise appertaining, forever. Said mortgagor hereby ovenan   | ereditamente 1   |
| at the delivery here   | of, the lawful owner 8 of said premises, and ' are   | minds of a send at   |
| title thereto forever  | inheritance therein, free and clear of all encumbrances, and that the $\mathbf{y}$ against the claims and demands of all persons whomsoever.   | A State of the second |
| PROVIDED AI<br>Thirty-nine th  | LWAYS, and this mortgage is executed to secure the payment of the sum of <b>nousand and no/100</b>   | Dollar (* 39.000.00  |
| Fagee, payable as ex   | e promissory note of even date herewith and secured hereby, executed by sa   |  |
| It is the intention  | on and agreement of the parties hereto that this mortgage shall also secure of   | onutions contained therein. The  |
| any of them, may or<br>remain in full force                          | in mortgagee, and any and all indebtedness in addition to the amount above<br>we to said mortgagee, however evidenced, whether by note, book account or<br>and effect between the article and and account or   | stated which said me to  |
| ail amounts secured<br>The mortgagor<br>perty, and hereby au         | hereunder, including future advances, are paid in full with interest.  | any and all times from said pro-   |
| rents and income the<br>repairs or improvem<br>bergin or in the note | refrom and apply the same to the payment of interest, principal, insurance<br>ents necessary to keep said property in tenantable condition, or to other ch   | premiums, taxes, assessments,<br>arges or payments provided for  |
| foreclosure or otherv<br>Mortgagor shall                             | vise.  | n the collection of said sums by   |
| The failure of t   | he mortgagee to assert any of its rights hereunder at any time shall not   |  |
| If said mortgage   | S shall cauge to be wild to will   |  |
| the terms and provisi<br>then these presents s                       | ions thereof, and if said mortgagor. S shall comply with all the provisions of   | f said note and of this mortgage   |
| be immediately due a<br>the date of such defa                        | and payable, and may foreclose this mortgage or take any other legal action<br>ult all items of indebtedness secured hereby shall draw interest at 10% per   | to protect its right, and from<br>annum. Appraisement waived.  |
| The terms and p<br>assigns of the respec                             | rovisions hereof shall extend to and be binding upon the heirs, executors, ctive parties hereto.   | administrators, successors and   |
| year first above writ<br>herein above de<br>under the prost          | HEREOF, said mortgagors have hereunto subscribed theil<br>ten. This is a purchase money mortgage. Transfer of<br>sooribed without written consent of the mortgagee she<br>issory note immediately payable  | names the day and<br>itle of the real proper   |
| at the option of   | ssory note immediately payable<br>of the mortgagee.<br>James W. Ba   | Prett  |
| 51074 5M 1-45  | Marily dea   | in Barrett   |
| ATT. REV. 1-65   |  |  |