			Reg. No
			Fee Pa
MORTGAGE-Savings and Loan Form (Di	rect Reduction Plan) 255-2 Re	v. 1965 H	all Litho Co.,
BOOK 154	MORTGAGE	17793	Loan No
	9th day of		, 19 <u>69</u> , by
Frank K. Reilly :	and Therese B. Reilly,	his wife	
	nsas, as mortgagor 5 , and . VINGS & LOAN ASSOCIATI		
	ava		, Kansas,
WITNESSETH: That said mortgagor Thirty-Nine Thousand Six hundre	the second and the second and with a	No. of Concession, Name	
the receipt of which is hereby acknowledg	ed, do hereby mortgage a	ind warrant unto said r	nortgagee, all
described real estate, situated in the county			I State of Ka
by the recorded plat	es, an addition to th thereof, Douglas Cou	e City of Lawrence nty, Kansas	e, as sho
This is a purchase money mortge	ge. Transfer of titl	e of the real pro	perty her
described without written conse promissory note invediately pay	nt of the mortgagee a mble at the option of	hall render the state the mortgagee.	mount due
Together with all heating, lighting, and plum windows and doors, and window shades or bi on said property or hereafter placed thereon			
TO HAVE AND TO HOLD THE SAME thereunto belonging or in anywise appertain	, together with all and singula	or the tenements, heredi	taments and
at the delivery hereof, the y are, the	lawful owner a of said pre	mises, and <u>and</u>	seized of a
defeasible estate of inheritance therein, free title thereto forever against the claims and o			l warrant an
PROVIDED ALWAYS, and this mortga	ge is executed to secure the pa	ment of the sum of	
Thirty-Mine Thousand Six Hundre with interest thereon, together with such cha	But must be consider the treed by	ares and havents in suit	there are an area and area
and conditions of the promissory note of even gagee, payable as expressed in said note, and terms of said note are incorporated herein by		reby, executed by said r all the terms and condi	tions containe
It is the intention and agreement of the mortgagor S by said mortgagee, and any an	parties hereto that this mortge	ige shall also secure any f	uture advance
mortgagor ³ by said mortgagee, and any at any of them, may ewe to said mortgagee, ho remain in full force and effect between the pr all amounts secured hereunder, including fut	wever evidenced, whether by n arties hereto and their heirs, p are advances, are paid in full	ote, book account or oth arsonal representatives, s with interest.	erwise. This increasers and
The mortgagors to perty, and hereby authorize said mortgagee or rent, and increase the formation of the said mortgage of the sai	said mortgagee all rents and its agent, at its option, upon d	income arising at any a efault, to take charge of	said property
repairs or improvements necessary to keep as herein or in the note hereby secured. This rent main the taking of possession hereunder shal foreelessing as otherwises	a gruper of in contractore cond	tion, or to other charge	a or payment
Mortgamor shall keep and maintain the h	uildings and other improvement		
The failure of the mortgages to separt -	not suffer waste or permit a	nuisance thereon.	or hereafter
	my of its rights hereunder at	any time shall not be c	
said note and of this mortgage.	a to insist upon and enforce at	rict compliance with all	onstrued as a the terms and
said note and of this mortgage. If said mortgagor shall cause to be p provisions of said note hereby secured, include	a to insist upon and enforce at baid to said mortgagee the enti- ling future advances, and any	extensions or renewals	onstrued as a the terms and er, and under thereof in ac
If said note and of this mortgage. If said note and of this mortgage. If said mortgagor shall cause to be r provisions of said note hereby secured, includent the terms and provisions thereof, and if said r then these presents shall be void; otherwise the session of all of said property, and may, at ib be immediately due and maytle and may for	a to insist upon and enforce at baid to said mortgagee the enti- ling future advances, and any nortgagor S. shall comply wit o remain in full force and effi- t option, declare the whole of s	extensions or renewals h all the provisions of said ct, and asid mortgage aid note and all indefer	er, and under the terms and er, and under thereof in ac d note and of shall be entiti ness represen
If said mortgagor a shall cause to be p provisions of said note hereby secured, includ the terms and provisions thereof, and if said a then these presents shall be void; otherwise to seasion of all of said prometic and max at in	a to insist upon and enforce at baid to said mortgagee the enti- ling future advances, and any mortgagor. S shall comply wit o remain in full force and effet s option, declare the whole of s reclose this mortgage or take a less secured hereby shall draw	A second	onstrued as a the terms and er, and under thereof in ac d note and of chall be entith ness represen protect its ri im. Appraisem
If said note and of this mortgage. If said note and of this mortgage. If said mortgagor a shall cause to be r provisions of said note hereby secured, inclus the terms and provisions thereof, and if said r then these presents shall be void; otherwise t pession of all of said property, and may, at ib be immediately due and payable, and may for the date of such default all items of indebted The terms and provisions hereof shall ext	a to insist upon and enforce at baid to said mortgagee the enti- ling future advances, and any mortgagor. S shall comply wit o remain iff full force and effe s option, declare the whole of s reclose this mortgage or take a tess secured hereby shall draw and to and be binding upon the	rict compliance with all communit due it hereund extensions or renewals h all the provisions of sai tet, and said mortgage aid note and all indefited my other legal action to interest at 10% per anni te heirs, executors, adm	onstrued as a the terms and er, and under thereof in ac d note and of chall be entith ness represen protect its ri im. Appraisem
If said note and of this mortgage. If said note and of this mortgage. If said note and of this mortgage. provisions of said note hereby secured, inclus the terms and provisions thereof, and if said r then these presents shall be void; otherwise t pession of all of said property, and may, for the date of such default all items of indebted The terms and provisions hereof shall ex- assigns of the respective parties hereto. IN WITNESS WHEREOF, said mortgage	a to insist upon and enforce at baid to said mortgagee the enti- ling future advances, and any mortgagor. S shall comply wit o remain iff full force and effe s option, declare the whole of s reclose this mortgage or take a tess secured hereby shall draw and to and be binding upon the	rict compliance with all communit due it hereund extensions or renewals h all the provisions of sai tet, and said mortgage aid note and all indefited my other legal action to interest at 10% per anni te heirs, executors, adm	onstrued as a the terms and er, and under thereof in ac d note and of shall be entiti neas represen protect its ri m. Appraisen inistrators, a
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If said notes and of this mortgage. If said mortgager his mortgage. If said mortgager his mortgage. provisions of said note hereby secured, inclus the terms and provisions thereof, and if said r then these presents shall be void; otherwise t session of all of said property, and may, for the date of such default all items of indebted The terms and provisions hereof shall ex- assigns of the respective parties hereto. IN WITNESS WHEREOF, said mortgage	a to insist upon and enforce at baid to said mortgagee the enti- ling future advances, and any mortgagor. S shall comply wit o remain iff full force and effe s option, declare the whole of s reclose this mortgage or take a tess secured hereby shall draw and to and be binding upon the	rict compliance with all communit due it hereund extensions or renewals h all the provisions of sai tet, and said mortgage aid note and all indefited my other legal action to interest at 10% per anni te heirs, executors, adm	onstrued as a the terms and er, and under thereof in ac d note and of shall be entiti neas represen protect its ri m. Appraisen inistrators, a

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