Reg. No. 20,123 Fee Paid \$7.50

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THIS INDENTUR	E. Made this	90066	MORT	GAGE	Decembe	r	1964
Char	les H. Th	nomas and	Mary S.	Thomas,		and wife	, <u>19-4</u>
M Lawrence But	IC ING AND LOAN	the County of	Dougla	18	and State	of Kanas part	a the first pa
WITHERSETH, 11	ut the said partl 0	is of the first po	rt, in employed	a of the loss a	of the sum of		
to t) BARGAIN, SELL and					indged, ha VO	wild and by this	Indentare do
Dougle		and State of Kansas,		stors and sady	ns, the following d	estrilled real esta	te situated in the Co
Begi	nning 16	feet West	of the N	orthean	at corner	of Sect	ion
No. (18)	Twenty Tw , thence	South 196 t, thence	feet, th	hirteen ence We	n (13), F est 564 f	eet, the	hteen nce
0811	老米児も新聞を至ら習る。 新学校	Miller Marine Provide	ALC: NOT DO	OD OF I	10 nt on	haine	
NOB,	4, 5, an	1,12, 3, id 6 in Blo	ock No. C	, all i	Block No in the To	• 9 and wn of	Lots
	con, in D	ouglas Coi	inty, Man	885.			
					A .		
Together with all heati	ng, lighting, and ph	umbing equipment and	fixtures, includin	a stakers and t	autori towant to	minus stars who	
Together with all heati shades or blinds, used o TO HAVE AND TO forever.	HOLD THE SAME,	with said property, with said property, with all and singula	other the same ar	e now located ereditaments as	on said property o nd apportenances L	hereafter placed	thereon,
And the said part	108 of the first	part do hereby	covenant and age	er that at the	delivery kerned	they are	the leadst surger
of the premises above g		of a good and indefea	sible estate of inh	eritance thereis	n, free and clear o	f all incumbrance	in the second
and that they It is agreed between	- Andrew Street and	vant and defend the o that the part 10 E	same against all j	parties making	lowful claim there	la.	a faith an is an a sea
ments that may be levil upon said real estate in	ed or assessed again: nsured for loss from	st_said real estate with a fire and extended of	overage in such a	ne due and par	vable, and that	they will	1 keep the be
party of the second par of the first part shall if second part may pay so bear interest at the rai	t, the loss, if any, o all to pay such taxe- ald taxes and insura-	made payable to the p is when the same become or allow	party of the second sme due and payal	d part to the e ble or to keep	ntent of its interv said premises insu	it. And in the en ed as herein prov	ent that said part 10 ided, then the party
bear interest at the rat	e of 10% from the ded as a mortgage	e date of payment up	t amount so paid till fully repaid. t of the sum of T.	hree Th	iousand a	nd no/10	by this indenture, and $0 = - = - = - = - = - = - = - = - = - = $
according to the terms	ef one		bligation for the p	averat of said	t non of Some .	secured an the	lst
to the terms of said of whether evidenced by no the terms of the obligati	ligation, also to sec te, book account or	cure all fature advant otherwise, up to the s	ces for any purpos original amount of	e made to party i	n 105 of the with all interest a	with all interest first part, by the	accruing therean accu party of the second
charge any Laxes with in	terest thereon as her	will provided in the	ment that said any	a total and she is	The state to be a series	in Imaking the	
Part 105 of the recure said written oblig charge of said property	first part hereby a ation, algo all future and collect all rents	assign to party of the e advances hereunder, and income and apol	second part the r and hereby authory the same on the	ents and incom rize party of the	e arising at any a he second part or	nd all times from th agent, at its o	the property mortgap ption upon default, to
Part 168 of the secure said written abilit charge of said property necessary to keep said p assignment of rents shall shall in no manner preve The failure of the s	continue in force in nt or retard party	le condition, or other until the unpaid bala of the second part in	charges or payment not of said obligat collection of said	tions is fully p	in this mortgage aid. It is also agr	or in the obligated that the take	s, repairs or improve tions hereby secured, ng of possession here
time, and to insist upon	and enforce strict	compliance with all th	to terms and prov	shall not be ci islons in said o	onstrued as a waiv bligations and in t	hr of its right to	attent the same at a
If said pert 105 provisions of said note	" of the first part	shall cause to be pa	id to party of the	second part,	the entire amount	due it hermonder	and under the turns
advances, made to account or otherwise, up and in this mortgage con	and the second s	Chem					the first part for i r evidenced by note, the provisions in said
If default be made	in payment of such	obligations of future oblig obligations or any pa	ations hereby secu rt thereof or any	red, then this s abligations crea	conveyance shall be ated thereby, or in	vald. tarest therean, or	If the taxes on said
If default be made estate are not paid when not kept in as good repa ing unpaid, and all of the holder hereof, without no and all the improvements tall the premises hereby ampaid of principal and i nale, on demand, to the p	ir as they are now, e obligations for the plice, and it shall be	or if waste is commin a security of which the	it the insurance is itted on said prem his indenture is give	i not kept up; ises, then this ren shall immed	as provided herein conveyance shall i lately mature and	or if the buildin ecome absolute a become due and p	gs on said real estat nd the whole sum re- syable at the option o
and all the improvements skil the premises hereby anpaid of principal and i	thereon in the man pranted, or any port interest together wit	nner provided by law I thereof, in the manual th the costs and char	and to have a re- er prescribed by to	nd part, its so ceiver appointer re, and out of	ccessors and assig f to collect the re all moneys arising	nt, to talle posse sta and benefits a from such sale	usion of the said pre- secruling therefrom; an to retain the amount
	torial manager and the	the Astronomical State	even 14137 belle Recent	bed bend of r	ing second part any	Geficiency resulti	ng from such sale.
It is agreed by the herefrom, shall extend a arties hereto.	and the second second second						
IN WITNESS WHEN	H 2	s of the first part		mo sethe	1r hand and s	10 -	nar last above writter
marce	Thomas	JAK B.Y.	(SEAL)	Mar	V/S. Thor	chastra	S. 15