Reg. No. 20,151

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Fee Paid \$12.50

			÷ 10.5 million (1997)	*
90218 BOOK 139		TGAGE		************
THIS INDENTURE, Made this 21 at		day of Dec	ember	1964 between
Keith L. Thomas and	Georgia	L. Thomas, hu	sband and wife	
of Lawrence suilding and Loan Association of	Dougla	antix of the Second Part	State of Kansas partie B	of the first part, and
WITHESSETH, that the said part10.5, of the fir	a part, in considera	tion of the least of the sum	d	
Five Thousand and no/100 to them Guly paid, if BARGAIN, SELL and MONTEASE to the sald party of the Dopurglas	he receipt of which	is burnby acknowledged, ha	Ve sold and by this indee	DOLLARS
Douglas and State of Kan	second part, its sol and, to-writ: Beg	inning at a	ioning described real estate sit point on the Q	unted in the County of Uarter
Douglas and Suite of Keel party of the Section line 275 feet West c of Section Eighteen (18), To East of the Sixth Frincipal 500 feet, thence North 135 f running in a Northerly direc	mship Fo	urteen (14)	r of the North South, Range T	west Quarte wenty(20)
500 feet, thence North 135 f	eet, then	ce West to th	te center of the	nce West ne ravine
said ravina following the me	and and have		arone and cal	1001.01
thence East on the Quarter S tract beginning 648 feet Wes Section, thence West 120 fee	t of the	Southeast con	mer of said Q	ng, less a Larter-
Section, thence West 120 fee thence South 20 feet to the	point of	beginning, in	Douglas Count	t 120 feet, ty, Kansas.
Together with all heating lighting, and simpling and series				
Together with all heating, lighting, and plombing equipment shades or blinds, used on or in connection with said property TO HAVE AND TO HOLD THE SAME, With all and sin forever.	, whether the same	are now located on said pro-	eens, swnings, storm windows operty or hereafter placed then	and doors, and window ron,
forever. And the said part 105 of the first part doh				
of the premises above granted, and seized of a good and ind	efeasible estate of i	nheritance therein, free and	clear of all incumbrances	e lawfui ownerO
and that they will warrant and defend	the same against at	parties making lawful clai	m Uhereta.	· · · ·
It is agreed between the parties hereto that the part 1	0.5 of the first	part shall at all times durin	a the life of this laders	all laxes and assess-
ments that may be levied or assessed against said real estate upon said real estate insured for loss from fire and extend party of the second part, the loss, if any, made payable to (	ed coverage in such	sum and by such insurance	company as shall be specified	keep the buildings and directed by the
party of the second part, the last, if any, made payable to to the first part shall fail to pay such taxes when the same second part may pay said taxes and leavance, or either, an bear interest at the rate of 10% from the date of payment 756 areas to improve the same to improve the sam	become due and pay i the amount so paint t until fully repaid	able or to keep said premi d shall become a part of t	insured as herein provided, he indebtedness, secured by th	at said part1.0.9 then the party of the s indenture, and shall
this years is increased at a mortgage to secore the pay	ment of the sum of	Five Thousan	id and no/100	
and by in	s terms made naval	is to the party of the same	oney, executed as the	
to the terms of said obligation, also to secure all future as whether evidenced by note, hook account or otherwise, up to to the terms of the obligation thereof, and also to secure any sur-	hances for any purp he original amount of	ose made to part 185 If this mortgage, with all in	of the first part by the party terest accruing on such future	of the second part, advances according to
Part 165, of the first part harpby assign to party of secure said written obligation, also all future advances hereun charge of said property and collect all rents and income and	the second part the der, and hereby aut	rents and income arising a borize party of the second p	any and all times from the p art or its agent, at its option	roperty mortgaged to upon default, to take
Part 10.8. of the first part hergby assign to party of secure sold written obligation, also all future advances herean charge of said property and collect all rents advances herean eccessary to keep said exporty in tenantable condition, or of assignment of nexts shall continue in force until the suppli- shall in no manner prevent or retard party of the second par- The fallows of the second parts as the second part.	her charges or payn balance of said oblig	tents provided for in this n pations is fully paid. It is	eniums, taxes, assessments, rep fortgage or in the obligations also agreed that the taking of	airs or improvements hereby secured. This possession hereunder
The failure of the second part to assert any of its right i time, and to insist upon and enforce strict compliance with a trait and 10 Second 10 S	t in conection of sa hereunder at any tin	id sums by foreclosure or of shall not be construed as	herwise. a walver of its right to assert	the same at a later
at said part - of the first part shall cause to be	paid to party of th	he second part, the entire	amount due it herewater and	conten the birms and
advances made to	and provisions of	any obligation hereafter inc	urred by part105 of the	first part for future
account or otherwise, up to the original amount of this mortg and in this mortgage contained, and the provisions of future o	age, and any extensi bligations hereby see	ons or renewals hereof and cured, then this conveyance	shall comply with all of the pathall be void.	revisions in said note
estate are not paid when the same become due and payable, not kept is as good repair at they are now, or if waste is co	or if the insurance mmitted on taid on	subligations created therein is not kept up, as provided mines, then this comingeners	r, or interest thereon, or if the herein, or if the buildings on	kenced by note, book ovisions in said note said real entate are whole sum remain- at the option of the of the said premises g therefrom, and to in the amount then e party making such m such sale. all benefits accruing are of the respective
movement, and all of the obligations for the security of which holder hereof, without notice, and it shall be lawful for the s and all the improvements thereon in the manner provided by	h this indenture is a aid party of the sec law and to have a	tives shall immediately mate	e and become due and payable d assigns, to take possession	at the option of the of the said premises
If default be made in payment of such obligations or any estate an not paid when the same become due and payable, may be any start of the obligations for the security of which holder hered, statuback notice, and it shall be level, for the and all the improvements thereon in the manner provided by with the improvements thereon in the manner provided by minute prime in the intervet together with the costs and status, on demand, to the party of the first part. Part 1 each status, on demand, to the party of the first part. Part 1 each	anner prescribed by tharges incident ther	law, and suit of all moneys etc, and the overplus, if an	arising from such sale to ret.	g therefrom; and to ain the amount then e party making such
				m such sale.
It is append by the parties bereto that the terms and pro therefrom, shall extend and hure to, and be obligatory upon to parties hereto. IN WITNESS WHEREOF, the part 108 of the first		Internet Sec.	and the second second second	
Keich & Thomas	(SEAL)	Manager 18	And seal $A$ the day and year to $f$	st above written.
Keith L. Thomas	(SEAL)		. Thomas	(SEAL)
	*****			

BRA

Nº Sale