and the state of the second second	nd Loan Form (Direct Red	estimation and a state of the state	955 BC	Hall Lithe Co., Inc., Topal OK 140
	N	IORTGAGE		All DD 2155
THIS INDENTURE.	0/2/0 0 1 1	Miller and VELMA B. MIL	April LER, his wife	Loan No. <u>MI DR 3155</u> , 19.65, by and betwee
of Douglas	County, Kansas, as	mortgagors , and		
	SS ASSOCIATION OF	TOPEKA	, n eorp	oration organized and existin
WITNESSETH: The	with its principal office an said mortgagors, for a ND ONE HUNDRED F	nd in consideration of th	e sum of	D. W. 10 170 00
and receipt of which is here	by acknowledged, doby t e following described real es	hese presents mortgage	and warrant unto	said mortgagee, its successor Douglas
	Lot 29A, Lot 2 Meadows, a sul Kansas.	PB, and Lot 29C in odivision in Douglas	Marvonne County ,	
Together with all heating, windows and doors, and wi on said property or hareaf TO HAVE AND TO H	ighting, and plumbing equip ndow shades or blinds, used for placed thereon. OLD THE SAME, together	ment and fixtures, includ on or hi connection with with all and simples th	ing stokers and bu said property, whi	rners, screens, awnings, storm ther the same are now located ditaments and wppurtenances
thereunto belonging, or in a	inywise appertaining, foreve	r, and warrant the title	to the same. Said	mortgapors handly same
and described, andare	seized of a good and inde	feasible estate of inherita	ance therein, free	f the premises above conveyed and clear of all encumbrances, ds of all persons whomsoever.
PROVIDED ALWAYS	and this instrument is exe	cuted and delivered to se	onto the summer	ds of all persons whomsoever. of the sum of Dollars (<u>\$ 19,150,00</u>), d mortgagee under the terms
gagee, payable as expressed terms of said note are here	sory note of even date herei in said note, and to secure by incorporated herein by th	with and secured hereby, the performance of all t ds reference.	executed by said he terms and conc	mortgagors to said mort- litions contained therein. The
it is the intention and a	greement of the parties here	to that this most man she	Il sha same	the second s
The mortgagors herein	ct between the parties heret- er, including future advance y assign to said mortgag	and their heirs, persons a, are paid in full with see all rents and income a	interest.	ruture advances made to said ted which said mortgagers, or herwise. This mortgage shall successors and assigns, until all times from said property.
and income therefrom and ap or improvements nor-essary t in the note hereby secured, taking of possession hereund or otherwise.	by the same to the payment o keep said property in tena This rent assignment shall o er shalf in no manner preve	option, upon default, to t of interest, principal, in ntable condition, or to oth continue in force until the nt or retard said mortgag	ake charge of said surance premiums her charges or pay i unpaid balance o ree in the collectio	all times from said property property and collect all rents , taxes, assessments, repairs ments provided for herein or f said note is fully paid. The n of said sums by foreclosure
There are no unpaid lab Any transfer of said re the payment of such indebte	or or material bills outstand il estate shall be subject to finess.	ing which would result in the condition that the pr	a mechanic's lier archaser or purch	against this property. asers shall also be liable for
The failure of the mort, right to assert the same at a raid note and of this mortga	ragee to assert any of its ri ny later time, and to insist a ge.	ghts hereunder at any ti ipon and enforce strict c	ime shall not be ompliance with all	construed as a waiver of its the terms and provisions of
If said mortgagors ab provisions of said note herely he terms and provisions the	all cause to be paid to said n y secured, including future	aortgagee the entire amon advances, and any exter	unt due it hereund isions or renewals	er, and under the terms and thereof in accordance with
hen these presents shall be ession of all of said property immediately due and pays he date of such default all it This mortgage shall be h	oil; otherwise to remain in , and may, at its option, deci- ble, and may forcelose this erms of indebtedness secured unding upon and shall source	shall comply with all th full force and effect, an are the whole of said no mortgage or take any ot hereby shall draw interes	e provisions of sa d said mortgagee te and all indebte her legal action to st at 10% per ann	thereof in accordance with id note and of this mortgage, shall be entitled to the pos- dness represented thereby to protect its right, and from um. Appraisement waived.
saigns of the respective parti	es hereto. OF, said mortgagors hav	to the benefit of the he	irs, executors, ad	ministrators, successors and he day and year first above
Orland L. Miller	maar	- 2/el Velma	B. Miller	miller
ATE OF BANSAS.				
BE IT REMEMBERED, t	hat on this 19th day of	Aoril		1
undersigned, a Notary Publ	ie in and for the county and . Miller, his wi	state aforesaid, came_	Orland L.	, A. D. 19 <u>65</u> , before me, Miller and
are personally known	to me to be the same perso the same.	mi who executed the w	ithin mortgage, s	nd such person Sduly
In testimony whereof, I have	e hereunto set my hand and	affixed my Notarial See	d the day and yea	r last above written.
ALARY Comme Expires - Februe	ry 24, 1969	Marlene Maxe	y- Notary Publi	natey
uchi -		ON AND RELEASE		No.

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