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MORT	80585 BOOK 131	
	Indenture, Made this	we
pers	······································	
of	avrence, in the County ofDouglas and State ofKansas.	
parti	se of the first part, and	
	resseth, that the said part les of the first part, in consideration of the sum of	
to	DOL	
this in	denture do GRANT, BARGAIN, SELL and MORTGAGE to the said party of the second part	d 1 t, tl
	ing described real estate situated and being in the County of Douglas and Stat	té
Kansa	, towif: The Northwest Quarter $(NW_4^2)$ of the Northeast Quarter $(NE_4^4)$ of Section Thirty-three (33) and the West 10 acres of the South 118 acres of the Southeast Quarter $(SE_4^2)$ of Section Twenty-eight (28), all in Township Thirtee (13) South, Range Eighteen (18) East of the 6th P. M.; also the Northeast Quarter $(NE_4^2)$ of the Northeast Quarter $(NE_4^2)$ of Section Thirty-three (33), the South One-half $(SE_4^2)$ of the Northeast Quarter $(NE_4^2)$ of Section Thirty-three (33), the South South 10 acres of the West 110 acres of the Southwest Quarter $(SW_4^2)$ of Section Twenty-seven $(27)$ , and commencing at the Southeast corner of the Southeast Quarter $(SE_4^2)$ of Section Twenty-eight (28), thence running West 146 26/59 rods, thence North 32 7/9 rods, thence East 146 26/59 rods, thence South 32 7/9 rods to the place of beginning, all in Township Thirteen (13) South, Range Eighteen (18) East of the 6 th P. M.	n. rte n
	SIGNMENT:	
Includi	ng all rents, issues and profits thereof, provided however that the mortgagors tied to collect and retain the rents, issues and profits until default hereunde	sì r.
with t	e appurtenances and all the estate, title and interest of the said part105 of therfirst part therein	
And	he said parters of the first part do	•
of the p	emises above granted, and seized of a good and indefeable estate of inheritance therein, free and clear of all incumbrances. No exceptions	vier.
minerana	and that they will warrant and defend the same against all parties making lawful claim there	
Ir is and asser keep the directed interest, said pren to paid e until fully	green between the parties hereto that the part $\Delta ES_{-}$ of the first part shall at all times during the life of this indenture, pay all oments that may be levied or assessed against said real state when the same becomes due and payable, and that $\Delta ED2_{-}$ Wid- buildings upon said real state insured against fire and tennado in such num and by such insurance company as shall be specified y the part $Y_{-}$ of the second part the loss if any made payable to the part $Y_{-}$ of the second part to the extent of $\Delta$ isst insured as herein provided, then the part $Y_{-}$ of the second part to the extent of $\Delta$ isst insured as herein provided, then the part $Y_{-}$ of the second part may payable or either, and the anti- become that indiperiod between the the second part may pay such taxes and insurance, or either, and the an	203
THIS	RANT is intended as a mortgage to secure the payment of the sum of	
		AR
day of part, with	to the terms of .2. certain written obligation for the payment of said sum of money, executed on the 23rd May 19 62, and by 112 terms made payable to the party of the se all interest accruing thereon according to the terms of said obligation and elso to secure any sum or sums of money adjuncid by	econ
said part, that said	f	ever
And t If default estate are real estate	is conveyance shall be void if such payments be made as herein specified, and the obligation contained therein fully discha be made in such payments or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said not paid when the same become due and payable, or it its insurance is not kept up, as provided herein, or if the buildings on are not kept in as good repair as they are now, or if whate is committed on said premises, then this doneyance shall become able theirs are more tay in a solution. If and all of the obligations provided for in a sub writen obligation, for the sacring of white is committed on value writen obligation, for the sacring of white is the interval.	· rea
the said ments the	shall immediately mature and become due and payable at the option of the holder hereof, without notice, and it shall be level- and the second part. It's agent to assign to take possession of the sid premises and all the impu- eon in the manner provided by law and to have a receiver appointed to collect the rent and benefits accruing thereforem, and remises hereby granted; or any part thereof, in the manner prescribed by law, and out of all moneys arising from tuch as amount then unpaid of principal and interest. Together with the costs and charges incident thereo, and the overplus, if any there	for the second s
shall be p	aid by the party making such sale, on demand, to the first part 103.	
assigns an	d successors of the respective parties hereto.	ives
tei With last above	even Whereast, the partLeS of the first part ha VC hereunto set their hand S and seal the day and written.	Year
۶ ،	Harry L. Murrhy Michel (SE/ Mina Built Murrhy Michely (SE/	•
	SE/ Harry Listic murry M	AIJ
	ແມ່ນພະບານບໍ່ມີບັນນັ້ນເປັນເປັນເປັນເປັນເປັນບັນນັ້ນ ແຕ່ມີບັນນັ້ນເປັນເປັນເປັນເປັນບັນນັ້ນເປັນບັນນີ້ມີບໍ່ມີກໍ່ກໍ່ກໍ່ກໍ່ກໍ່ກໍ່ກໍ່ກໍ່ກໍ່ກໍ່ກໍ່ກໍ່ກໍ່ກ	Ш
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