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	L460 BOOK 131 (Max B3R) The Outlook Printers, Publisher of Logal Blanks, Lawrence, Kanasa
	and Carrie Hester Spencer, husband and wife, as joint tenants
ofEudora	, in the County of
part les of the first part,	, and Kay Valley State Bank, Eudora, Kansas,
Witnesseth, that the sai Twenty five hundred	id part ies of the first part, in consideration of the sum of & no/100 DOLLARS
to	duly paid, the receipt of which is hereby acknowledged, have sold, and by
following described real	ANT, BARGAIN, SELL and MORTGAGE to the said part Xof the second part, the I estate situated and being in the County ofDouglas
Kansas, to-wit: Lots 9 and 10, 1e	ess the South 5 feet of said Lot 10, in block 112, in the
City of Eudora	and the process of sale hot to, in block it, in the
with the appurtenances an	nd all the estate, title and interest of the said part lesof the first part therein.
And the said pert y of t	the first part dohereby covenant and agree that at the delivery hereofhere are a leaful owner S d selzed of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances.
Service and the service of the servi	
It is aggeed between the partie	and that they will werrant and defend the same equinat all peries making lawful claim thereto. es hereto that the parters of the first part shall at all times during the life of this indenture, pay all taxes
interest. And in the event that said said premises insured as herein pro-	1 or excessed equinst suid real estate when the same becomes due and payable, and that they Will estate insured against firs and torreado in such sum and by such invarance company as shall be specified and second part, the loss, if any, mede payable to the part \mathcal{Y}_{\dots} of the second part to the section of the second part may pay such taxes when the same become due and payable or to keep ovided, then the part \mathcal{Y}_{\dots} of the second part may pay such taxes and insurance, or either, and the annual is indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payment
Twenty five hundre	red & no/100
day of August	certain written obligation for the payment of said sum of money, executed on the <u>3rd</u> . <u>10 62</u> and by <u>1ts</u> remains made payable to the part Y of the second constant to the terms of said obligation and also to exercise an payable to the part Y of the second
seid part	art to pay for any insurance or to discharge any taxes with interest thereon as berein provided is the
And this conveyance shall be w	pert shell fail to pay the same as provided in this indenture.
estate are not paid when the same real estate are not kept in as good	void if such payments be made as herein specified, and the obligation contained therein fully discharged, into or any part thereof or any obligation created thereby, or interest thereon, or if the taxes on said real become due and payabay or if the insurance is not kept up, as provided herein, or if the buildings on said Trapair as they are now, or if waste is committed on said premises, then this convergence half become absolute
is given, shall immediately mature	become due and payably or if the insurance is not kept up, as provided herein, or if the buildings on said of peak as they are now, or if waste is committed on said premises, then this conveyance shall become ababute aid, and all of the obligations provided for in said written obligation, for the security of which this indenture and become due and payable at the option of the holder bereof, without notice, and it shall be lewful for
ments thereon in the manner provid aell the premises hereby granted,	part to take possession of the said premises and all the improve ded by law and to have a receiver appointed to collect the rents and benefits accuring therefrom and to or any part thereof, in the manner prescribed by law, and out of all moneys esting from such sale to rincipal and interest, together with the costs and charges incident thereto, and the overplus, if any there best
man be baid by me part mi	taking such sale, on demand, to the first part. 185
It is agreed by the parties here benefits accruing therefrom, shall e assigns and successors of the respe	reto that the terms and provisions of this indenture and each and every obligation therein contained, and all extend and inure to, and be obligatory upon the heirs, executors, administrators, personel representatives, culve parties hereto.
In Witness Whereof, the part	ies of the first part have hereunto set their hand 8 and seal 8 the day and year
10	Joe Thomas Spencer (SEAU
	C - 11 + C (SEAL)
	Carrie Hester Spencer
al an in all the pair and all all all	נגער אין איז
2	
TATE OF Douglas	
	se it BEMEMBERED, Thet on this 3rd. day of August A. D. 1962
	before mn. a Notary Public
TTA A.	and wife, as joint tenants
NOTA2	acknowledged the execution of the same. IN WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day and
Condition Report	7-25- 10 63 Hurielta a. Juller
B. BLISS	Henrietta A. Fuller Noter Public
Annual 20 anto -	
August 10, 1962 at	t 11:10 A.M. RELEASE <u>Harded A. Sect</u> Register of D or of the within mortgage, do hereby acknowledge the full pays