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This Indenture, Made th	
Wilbur M. Cr	riss and Robbie L. Criss, his wife
of	, in the County of
	and Kaw Valley State Pank, Eudora, Kansas.
Witnesseth, that the said Five thousand & no/1	part 1es of the first part, in consideration of the sum of 00
to them	duly paid, the receipt of which is hereby acknowledged, ha. Ve. sold, and b
this indenture do GRAI	NT, BARGAIN, SELL and MORTGAGE to the said part
And the said part ies of the	in Block 112 in the city of Eudora, Kansas. d all the estate, title and interest of the said partities, of the first part therein. e first part do Thereby covenant and agree that at the delivery hereof they, arghe lawful owner seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances.
and assessments that may be levied or keep the buildings upon said real es directed by the part	and that they will warrent and defend the same against all parties making lawful claim thereto. hereto that the part <u>les</u> of the first part shall at all times during the life of this indenture, pay all tax or assessed against said real estate when the same becomes due and payable, and that <u>they</u> will have inverse against first and tornado in such sum and by such insurance company, here the same become due and payable, and that <u>they</u> will are inverse against first and tornado in such sum and by such insurance company as shall be specified at cond part, the loss, if any, made payable to the part. <u>O</u> of the second part to the extent of <u>the</u> are <u>less</u> of the first part shall fail to pay such taxes when the same become due and payable or to ke here, then the part. <u>O</u> of the second part may pay said taxes and insurance, or either, and the amou indebtedness, secured by this indenture, and shall beer interest at the rate of 10% from the date of payme
	ripage to secure the payment of the sum of
day of <u>COUNDARY</u> part, with all interest second part and part <u>105</u> of the second part that said part <u>105</u> of the first pa And this conveyance shall be voi If default made in such payment estate are not paid when the same b real estate are not heat in a good r and the whole sum remaining unpaid is given, thail immediately mature as	certain written obligation for the payment of said sum of money, executed on the $15$ th. 19.63 and by 1to terms made payable to the parity of the second of the parity of the second of the terms of said colligation and also to secure any sum or sums of money advanced by the to pay for any insurance or to discharge any faxes with interest thereon as herein provided, in the every stand the second of the s
the said part of the second p	to take possession of the said premises and all the improv
ener be paid by me partimition. mak	
It is agreed by the parties here benefits acruing therefrom, shall ex assigns and successors of the respect in Winess Whereof, the part 1e;	ung such sale, on demand, to the first part tend and investigations of this indenture and each and every obligation therein contained, and a tend and investigation upon the heirs, executors, administrators, personal representative tive parties hereto. So of the first part have hereunto set their hand and seal the day, and yee Millbur M. triss (SEAL Willbur M. triss (SEAL
It is agreed by the parties here benefits actuing therefrom, shall ex assigns and successors of the respect in Witness Whereof, the part 1e;	ung such sale, on demand, to the first part tend and investigation of this indentive and each and every obligation therein contained, and a tend and investigation to the heirs, executors, administrators, personal representative tive parties hereto. So of the first part have hereunto set their hand s and seal the day, and yea 
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R-in spred by the partie hereis benefits actuling therefrom, shall ex- suigns and successors of the respect far Wileset Whereof, the part last above written.	uniq used and, on demand, to the first part
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A-h speed by the partie here benefits schulig therefrom that ex- suings and successors of the respect in Winese Whereof, the part less has above written.	Internal States and providence of the term part and the set and every obligation therein contained, on the the term and providence of the heirs, executor, administrators, personal representative parties herein. So of the first part have bereunto set their hand 5 and seal 5 the day and year of the first part have bereunto set their hand 5 and seal 5 the day and year of the first part have bereunto set their hand 5 and seal 5 the day and year of the first part have bereunto set their hand 5 and seal 5 the day and year of the first part have bereunto set their hand 5 and seal 5 the day and year of the first part have bereunto set their hand 5 and seal 5 the day and year of the first part have been been been been been been been be

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