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MONTOAGE - 89691	and and an and an and a state of the second st
This Indenture, Made this	21st. day of October , 1964 betwee
Keith Murphy and J	ean Murphy, hasband and wife,
of Budora in	the County of Douglas 2 and State of Kansas
	Kaw Valley State Bank, Eudora, Kanass,
	part I of the second part.
	t ^{1es} of the first part, in consideration of the sum of
wenty five hundred & no/1	· · ·
10 design for the second secon	y paid, the receipt of which is hereby acknowledged, ha ^{ve} sold, and BARGAIN, SELL and MORTGAGE to the said part ^x . of the second part, t
	te situated and being in the County of Douglas and State
Kansas, to-wit:	
Lot Eighteen (18), and	the South one-half (1), of lot Mineteen (19), in Block), in the City of Eudora, Dougles County, Kansas.
	Il the estate, title and interest of the said part 100 first part therein.
	it part do $=$ hereby covenant and agree that at the delivery hereof hey are the levely own
of the premises above granted, and seize	d of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances,
	and that they will warrant and defend the same against all parties making lewful claim thereis ∇
It is agreed between the parties here and assessments that may be levied or at	to that the part Y , of the first part shall at all times during the life of this indenture, pay all t sessed against said real estate when the same becomes due and psyable, and that they will
keep the buildings upon said real estate directed by the part V of the second interest. And in the event that said part	Insured against fire and ternadic in such sum and by such insurance company as shall be seerilied d part, the loss, if any, made payable to the part \underline{v} of the second part to the extent of 1.03 100 of the first part shall fail to new such takes when the same become due and payable or to 1
said premises insured as herein provided so paid shall become a part of the indu	ressed against said real estate when the same becomes due and payable, and ther throy will browned against five and tornade in such sum and by such insurance company as shall be specified of part, the locs. If any, made payable to the part $y = -0$ fibe second part to the scatter of 110 105 50 fibe first part shall fail to pay such takes when the same become due and payable or to i, then the part $y = -0$ fibe second part and the same and the same and the same discuss and increase. A single of the first part shall fail to pay such takes when the same become due and payable or to i, then the part $y = -0$ fibe second part on takes and increase. A single of the second part and the ambredness, secured by this inducture, and shall bear interest at the rate of 10% from the date of pays
and the state of t	ge to secure the payment of the sum of
Twenty five hundred &	no/100
	19 OLL., and by 11.5 terms made payable to the part V of the second division of money advanced by according to the terms of said obligation and also to secure any sum or sums of money advanced by
said part of the second part to	pay for any insurance or to discharge any taxes with interest thereon as herein provided, in the a
	shall fail to pay the same as provided in this indenture. I such payments be made as herein specified, and the obligation contained therein fully dischar
If default the made in such payments o estate are not paid when the same been	I such payments he made as herein specified, and the obligation contained therein fully discha- r any part thereof or any obligation created thereby, or interest therean, or if the taxas on taid- me due and payable, or if the incurrece is not kapt up, as provided herein, or if the building or
and the whole sum remaining unpaid, it is given, shall immediately mature and	is at they are now, or if waste a committed on said previue, then this conveyance shall became abas and all of the obligations provided for in said written obligation. For the account of which this inder became due and payable at the option of the holder hereof, writtee fortex, and it hall be lawful
the said part $\overline{\mathcal{T}}$ of the second part ments therein in the menner provided b	to take possession of the said premises and all the impr y law and to have a receiver appointed to collect the rent and benefits acrossing thereform, and part theread, to the manue prescribed by law, and our of all moneys arting from such sai al and interest, together with the costs and charges incident thereto, and the overplus, if any there
	; such sale, on demand, to the first part 3.05 . That the terms and provisions of this indentume and each and every obligation therein contained, and
	that the terms and, provisions of this indexture add such and every obligation threain contained, and d and inverve, he and be obligatory upon the helick, executors, administrators, personal representa- parties hereity.
In Witness Whereaf, the part +	of the first part have hareants as their hand 8 and seal 8 the day and
	Weith Feith Mirring for y ISE
	Care Nurrechies
	Jean Murphy (SE Tean Murphy (SE
	สถางสายครามสายครามสายครามสายครามสายครามสายครามสายครามสายครามสายครามสายครามสายครามสายครามสายครามสายครามสายครามสา
STATE OF KANSAS	
Douglas -	COUNTY
	E IT REMEMBERED, That on this 22nd. der of October A.D. 19
	before me . Netary-Bublic Clerk Dist. Courts the storestd Courty and Sta came Keith Murphy and Jean Murphy, husband and wife
in the second se	
	to the perionally known to be the same person $\frac{S}{2}$ who executed the foregoing instrument and d acknowledged the execution of the same?
	WITNESS WHEREOF, I have hereunto subscribed my name, and affixed my official seal on the day a year last above written.
ty Compission Explan	10 Lucille E. allison
1. Contraction	Clerk of the District Court . New two: Douglas County, Ransas
	11:05 A. M. Hard Golfect Register of
ed October 22, 1964 at	THEFT OF THE TRUE OF THEFT OF THEFT OF THE TRUE OF
	RELEASE f the within mortgage, do hereby acknowledge the full p

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