admentation of the second second	Anticipation of the S20 The Ostical Printer, Publicler of Legal Black, Lawrence, Kan
	JOIL BOOK 139
	Nis 13th. day of November , 19.64 betwee Wilms J. Massey, husband and wife,
of Eudora	, in the County of Douglas and State of Kansas
	and Kaw Valley State Bank, Eudora, Kansas
Witnesseth, that the said	part 100 of the first part, in consideration of the sum of
Fifty-five hundred 4	
to them	duly paid, the receipt of which is hereby acknowledged, ha we sold, and
	NT, BARGAIN, SELL and MORTGAGE to the said part $\mathcal T$ of the second part,
following described real ( Kansas, to-wit:	estate situated and being in the County of Douglas and State
Lots One (1), Two	(2) and North Walf of Lot Three (3) in Block Forty-four (44)
	fora, in Douglas County, Kareas. d all the estate, title and interest of the said part les of the first part therein.
	a first part do " thereby covenant and agree that at the delivery hereof $the v$ APE the levelul own select of a good and indefeasible extete of inheritance therein, free and clear of all incombrance,
	and that they will werrant and defend the same against all parties making lawful claim there
It is agreed between the parties	hereto that the part $\frac{140}{100}$ of the first part shall at all times during the life of this indenture, pay all the first part and the state of the second seco
and assessments that may be levied $\alpha$ keep the buildings upon said real as directed by the part $Y$ of the so interest. And in the event that said p said premises insured as herein prov	or assessed egainst said read extate when the same becomes due and payable, and that $\frac{100\mathrm{yr}^{-1}\mathrm{M}111}{100\mathrm{cm}^{-1}\mathrm{sm}^{-1}\mathrm{sm}^{-1}}$ is such insured against five and torsation in such som and by such insurance company, as shall be specified conditioned pays the four the part $\mathcal{T}$ of the second part to the second part the second part may pay said texas and insurance, or either, and the aminother to the second part in the second part in the second part may pay said texas and insurance, or either, and the aminother second part may pay said texas and insurance, or either, and the aminother second part may pay said texas and insurance, or either, and the aminother second part may pay said texas and insurance and the fact of pays.
unfil fully repaid.	
Pifty-five hundred as a mo	vigage to secure the payment of the sum of DOL
according to the terms of ODE day of November,	cartain written obligation for the payment of said sum of money, executed on the $13t$ T 19 $64$ , and by $\frac{1}{2}ts$ terms made payable to the part $Y$ of the sec
part, with all interest accruing thereo	nn according to the terms of said obligation and site to secure any sum or sums of more advanced by It to pay for any insurance or to discharge any faces with interest thereon as herein provided, in the e
that said part 103 of the first p	i to pry to any movine or to obcrarge any seek with interest mereon as herein provoed, in the e sart shell feil to psy the seme as provided in this indenture.
If default be made in such payment estate are not goald when the same b real eatste are not kept in as good s and the whole sum remaining unpail	All If soch payments be made as herein specified, and the obligation contained therein fully dischar is or any part thereof of any obligation created thereby, or interast thereon, or if the laxes on asid secone due and payable, or if the Interface Is not kept up, as provided herein, or if the buildings on repuis es they are new, or if wate its committed on taid premises, then this conveyance shall become also die, and all of the obligations provided for in and written obligation, for the security of which this indee
the said part $\overline{Y}$ of the second previde set the previde set is the previde set is the previde set is the prevident of prior sets in the emount then ungaid of prior sets in the emount then ungaid of prior sets in the set of prior sets in the sets	and become due and psychie at the option of the holder hareof, without notice, and it shall be lawful the pare in the holder hareof, without notice, and it shall be lawful to take possession of the hald premiser and all the impression of the holder hare a readiver appointed to collect the cents and bundling havefund and the here of the holder have and to have a readiver appointed by law, and out of all moneys arising from noch salar inclusion interest, together with the toxis and charges incident thereto, and the overplus, if any there king such sale, on demand, to the first part $\frac{1}{2} \frac{d_{\rm H}}{d_{\rm H}}$ .
It is agreed by the parties here	to that the terms and provisions of this indenture and each and every obligation therein contained, and xtend and inuce to, and be obligatory upon the heirs, executors, administrators, company representati
In Witness Whereaf, the part	es of the first part ha $ve$ hereunic set their hand s and seal $s$ the day and $s$
	Jeland Summer user (SE
	Ullman Dans
	SEATTING SEA
manaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaa	indonnannannannannannannannannannannannanna
state of Kansas Douglas	55
	COUNTY.) BE IT REMEMBERED, Ther on this 13th. day of November A. D., 10
- 11 A "	before me : Notary Public is the storestid Courty and St. Leland G. Massey and Wilma J. Massey, husband and wife
	came retries of manter and attma . Cassey, indusing and will
S AUTARIES	to me personally known to be the same person. S who executed the foregoing instrument and d acknowledged the execution of the same.
A PHOLIGIN	IN WITNESS WHEELOP, I have harowno subscribed my name, and affixed my official seel on the day in year last above written.
A A A A A A A A A A A A A A A A A A A	
v Committion Explan	7-25- 1967 Henrietta M. Juller Norry Public