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MORTGAGE	1248 BOOK 140	520 The Dutlesk Print	ters, Publisher of Logal Manks, Lawrence, .	Kansas
This Indenture, /	Made this 14th	day of	May	stwee
Edgar R. Gros	didier and Donna M. Gros	didier, husband ar	ad wife	
of Eudora	, in the County of	Douglas	and State of Kansas	Garage des
part 1000f the firs	part, and Kaw Valley St.	ate Bank, Eudora,	Kennen	
·····			part 3 of the second par	rt.
Witnesseth, that	the said part ies of the first	part, in consideration	of the sum of	
Forty-five hu	ndred and no/100		DC	DLLAR
to them	duly paid, the receipt	of which is hereby	acknowledged, hasold, a	and b
			said part 2 of the second pe	
following describe	d reel estate situated and b	being in the County i	of Douglas and S	tate o
Kansas, to-wit:				
Lot Fiv	e (5), in Block Two Hund	red Seven (207), f	In the City of Eudora	
with the appurtent	inces and all the estate, title a	nd interest of the said	d part 1000f the first part them	ein.
And the second se			e delivery hereof \$2.02 ATS the lewful	
ef the premises above gro	inted, and selved of a good and indefeas	able estate of inheritance the	rein, free and clear of all incombrances."	4 4
	and that they will	warrant and defend the same	e against all parties making lawful claim :	thereto
			times during the life of this indenture, pay	
and assessments that may keep the buildings upon	be levied or assessed against said real a said real estate insured against fire and	istate when the same become tornado in such sum and by	es due and payable, and that they t such insurance company as shall be apec	cifjed e
directed by the part 2. (interest, And in the event	that said pars 200 of the first part sh	ade payable to the part J hall fell to pay such taxes w	se doe and payeon, and mail such insurance company as thall be spec- of the second part to the extent of then the same become due and payable or said faxes and insurance, or either, and hi terest at the rate of 10% from the date of	r to ke
so paid shall become a p until fully repaid.	art of the indebtedness, secured by this	Indenture, and shall bear int	and rakes and insurance, or enner, and in arest at the rate of 10% from the date of	f paynia
1	ed as a mortgage to secure the payment	of the sum of		
	ndred and no/100			
dev of May	0.1.0 certain written obligation 19 65 and		of money, executed on the $T^{i_0}(t)$ of the made payable to the part T^{i_0} of the	he seco
E part, with all interest acc	ruing thereon according to the terms of	said obligation and elso to si	ecure any sum or sums of money advance	nd by 1
that said part 1.00 of the	second part to pay for any insurance or the first part shall fail to pay the same		h ¹ interest thereiss as harain provided, in e.	the sys
said part y of the their said part LEE of And this conveyance it default he made in so the default he made in so the default he made in so and the whole hum remains and the source the man all the premains hardly remain the around them un- aball be paid by the part is a gread by the benefits accruing therefore the Money Whenever,	shall be void if such payments be made	as herein specified, and it	he obligation contained therein fully d	Nacharge
estate are not paid when real estate are not kept i	the same become due and payable, or if a as good repair as they are now, or if	the insurance is not kept u waste is committed on said p	or interest thereon, or if the taxes on up, as provided herein, or if the buildings premises, then this conveyance shall become	is on a
is, given, shall immediate	ining unpaid, and all of the obligations ly mature and become due and payable	at the option of the holder.	previous, then this conversions shall become "obligation, for the security of which this hereof, without notice, and it shall be t	indenti lawful (
the said part 2 of t ments thereon in the man	ne second pert mer provided by law and to have a rece	to take posi- liver appointed to collect the	session of the said premises and all the e rents and benefits accruing therefrom, and out of all moneys arising from suc aldent thereto, and the overplus, if any	Improv
retain the pressives hereby	granted, or any part thereof, in the n paid of principal and interest, together w	nanner prescribed by law, with the costs and charges in	and out of all moneys arising from such oldent thereto, and the overplus, if any	fi sale there b
shall be paid by the par	t 💥 making such sele, on demand, t	the second s		
It is agreed by the benefits accruing therefic	sertion horeto that the terms and provision, shall extend and incre to, and be	ons of this indenture and ex obligatory upon the heirs,	ach and every obligation therein contained executors, administrators, personal repre-	d, and sentetiv
in Witness Whersof, 1			hand II. and sealII the day	
last above written.		1	a of the second	
		CELEAGER I	Croadial er	(SEA
	8	Donna N.	Crosalaler	(SEA
		- Complete Della Maria de Calif	and the second star in the second	(SEA
STATE OF KARSAS				
Douglas				
	BE IT REMEMBERED, That or			1965.
	before me. s Not		in the storesold County and and M. Grosdidier, husband	2.2
SUN L. R.	and wife			
· Chatter	to me personally known	to be the same person 6	who executed the foregoing instrument an	nd duty
	IN WITNESS WHEREOF, I has	ve hereunto subscribed my nar	me, and affixed my official seal on the d	
Selfer LIV	year last above written.	·	Stall Fuller	
Mar Change Strategy Barrier P	July 25 100			N.H.IL
My Commission Expires		(denfitet)	ta A. Fuller Notary P	SUIN