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spectration by compare ħ

	Manch in the year of our
	This Indenture. Made this first day of March in the year of our Lord one thousand eight hundred and ministry three between between of O. TI. Murphy and flice I. Murphy, his wife and State of Aanson / of Jawarase in the County of Douglase and State of Aanson / of the first part, and Nilliam S. Ninclain, of same place of the second part, the second part, the second part, the second part in consideration of the sum of the second part.
	Lord one thousand eight hundred and minitig three between between
2014년 14년 14년 14년 14년 14년 14년 14년 14년 14년	O. R. Murphy and Alce I. Murphy and and state of Nameau
	of - Lowernee in the County of Narran black
	of the first part, and Mulliam & Minulan, of Millian game
	of the second part,
	Witnesseth. That the said parties of the instrument of the most parties of the parties of the receipt
	of which is hereby acknowledged, haut sold and by these presents do grant, bargain, sell and mortgage to the said part/ of which is hereby acknowledged, haut sold and by these presents do grant, bargain, sell and mortgage to the said part/
	of which is hereby acknowledged, haut sold and by these presents dogrant, bargain, set and the County of Douglas and State of the second part INSI heirs and assigns forever, all that tract or parcel of land stuated in the County of Douglas and State of the second part INSI heirs and assigns forever, all that tract or parcel of land stuated in the County of Douglas and State
	at the mile HP HITOVALITATION AND A STATE
	of Kansas, described as tollows, to with the for a meurance upon the buildings now on or to be exceed Journes; Thantow agree to maintain \$ 500 insurance upon the buildings now on or to be exceeded on said Jot, during the existence of this loan for birefit of second party, his heirs and as- on said Jot, during the existence of this loan for birefit of second party, his heirs and as-
	Grantore agree to maintoin 500 moutune granter berefit of second party, his heirs and as-
	on faid lot during the spistence of this a and for any 1 0
	ugw
	with all the appurtenances, and all the estate, title and interest of the said partIII of the first part therem. And the said
	www.esterner.com
	do = hereby covenant and agree that at the delivery hereothug with a wind owners of the preprises above granted, and seized do = hereby covenant and agree that at the delivery hereothug with lawful owners of the preprises above granted, and seized of a good and indefeasible estate of inheritance therein free and clear of all incumbrances, and that they will warrant of a good and indefeasible estate of inheritance therein free and clear of all incumbrances, and that they will warrant of a good and indefeasible estate of inheritance therein free and clear of all incumbrances, and that they will warrant independent of a good and indefeasible estate of inheritance therein free and clear of all incumbrances, and that they will warrant independent of a good and indefeasible estate of inheritance therein free and clear of all incumbrances, and that they will warrant independent of a good and indefeasible estate of inheritance therein free and clear of all incumbrances of the preprises above granted, and seized is delivered the area of the preprises above granted and preprises above granted above granted and preprises above granted above granted above granted above granted above granted above gr
	of a good and indefeasible estate of inheritance therein in the angle has all firm of faul plcond party, we
	and defind the some in the quest and prednos lawfully claiming the same.
	iure alra allange forever agriculture of the
	This grant is intended as a Mortgage to secure the payment of the sum of
. ?	This grant is intended as a Mortgage to secure the particular at the Five Rundred Dollars mortgage note
- 3 2	according to the terms of certain mort go gr Mol this day executed and certain gart:
pa gas eth	said parties of the first part in gradate to maturity or default averidenced by
in the second	due in five year whom date, with interest from date to maturity or default, at the sate of ten per couponer attached to said note, and interest after maturity or default, at the sate of ten per
Store and	Waysour and and the second s
tith see t	t it to solve the payments be made as herein of
tere a contra a contr	part thereof, or interest increasing due and payable, and it shall be lawful for the said party In the second party and the manner
on sic of di eby rdat	and the whole amount shart become at any fime thereafter, to sell the premises hereby granted, or a 1 becomes administrators
	executors, administrators and assigns, at this target or not at the option of the party of the second part 224 executors, appraisement hereby waived or not at the option of the party. of the second part 224 executors, together with or assigns; and out of all the moneys arising from such sales, to retain the amount then due for principal and interest, together with or assigns; and out of all the moneys arising from such sales, to retain the amount then due for principal and interest, together with or assigns; and out of all the moneys arising from such sales, to retain the about the be, shall be paid by the partymaking such sale on
Ine Ine Le	
le le	12 demand to the said allel of the power pairs, more
R	10 second s
No.	above written. (SEAL.)
	B above written. Sigued and delivered in presence of ON. Murphy (SEAL.) Alice Y. Murphy (SEAL.)
	termination of the second seco
	STATE OF KANSAS, SS.
and the second sec	
×.	A = I = I = I = A = D = I = D = I = D = I = D = I = D = I = D = I = D = I = D = I = D = I = D = D
	Be it Remembered. That on this _ 6 _ day of, a Notary Public in and for said County and , A Night, a Notary Public in and for said County and State, came O. N. Murphy and flice T. Murphy, we write to me personal
	Sine and M. Murshy and flice T. Murshy, her wife
	State, cancer and duly acknowledge
	known to be the same person 5, who executed the foregoing instrument, and duly acknowledge
	β the execution of the same.
	63.8.3 In Witness Whereof. I have hereunto set my hand and affixed my official seal on the d
	and year last above written.
	My commission expires ipril 21-1893 J. N. Hugh Anny Palle
	and year last above written. My commission expires 1 pril _ 21_ 1895 J. A. Wight
	Allowed of a dot of Barte
	V