i. White	
haid in full this mothers	Ottoman Mugeri
" endorsed on the propied westering the mostogs	
The following is en	
oded 46. 28, 190%.	Register of Deads,

of our

receipt art. y. I State
7ne said
d, and
dage
by the
part:
0.04 (1)
cor any
solute,
anner
crators
gether
(such

SEAL.)

e me,
y and
monally
edged

e day

He.

nde.

This Indenture, Mac	le this leth	— day of — Oly Guy	in the year of our
			in the year of our
D Coco amond mm SI	wallun danna tii	1116 1.0	
or syncorconce	in the County of - 1	Allalas - and sta	te of - tansas -
of the second part,	mar Minger		TOTAL
Que hun che cisti lin	the said part. Mof the first par	t in consideration of the sum of	1.1
of the second part Ais he	eirs and assigns forever all that	presents do grant, bargain, sel	and mortgage to the said parts 1 and mortgage to the said parts n the County of Douglas and State
of Kansas, described as follo	ows, to-wit: Oast (1/2) our	fract or parcel of land situated i	n the County of Douglas and State
Shirty thruft of th	14 S.W. 14 of Block (3	Ithree Earls addit	33) one hundred? wn in M City of Saw.
uud.	<u> </u>		J. W. W.
		<u>t</u>	
with all the appurtenances, a	nd all the estate, title and in	terest of the said part UA of th	ne first part therein. And the said
There are land the	PWW	A STATE OF STREET STREET, STREET STREET, STREE	
do hereby covenant and ag	ree that at the delivery hereoft	444 and the lawful owners of	of the premises above granted, and
seized of a good and indefeas	ible estate of inheritance therein	n free and clear of all incumbra	nces
This grant is intended as a M	ortgage to secure the payment		
I'M MUMANIA AND K	Chucullara (*150°)		
according to the terms of	me L certain fromi	SSUM MO (8 — this d	lay executed and delivered by the
said Parties of Clufus	toart U	to the	said part/ of the second part:
payable with said	Wittom ar Mencier in	five years or before I	said party of the second part:
farfable surriann	wallyo	<u> </u>	U
and this conveyance shall be a	toid if such assessed to the		manage and communication of the communications.
part therefor, or interest thereo	on, or the taxes, or if the insurance	s herein specified. But if default	t be made in such payment, or any conveyance shall become absolute,
and the whole amount shall be	ecome due and payable, and it	shall be lawful for the said partly	of the second part MIA
executors, administrators and a	assigns, at any time thereafter, t	o sell the premises hereby granted	or any part thereof in the manner
or assigns; and out of all the	moneys arising from such sales	option of the party of the secon	d partitive and interest, together
with the costs and charges for	making such sales, and the over	erplus if any there he shall be	paid by the partymaking such
sale on demand to the said M.	erties of the first pa	rt, their	
nens and assigns.			
In Witness Whereof, above written.	The said partUA of the first I	part, hald hereunto selllul hai	nd and seal the day and year first
Signed and delivered in pres	sence of	action Town	
2. A. Muriger		mark	DEA 7. (SEAL.)
Withlu Menger	THE RESERVE OF THE PROPERTY OF	Laurallin	12 Jarry (SEAL.)
Clara Murger			(SEAL.)
STATE OF KAN	SAS,)	12.10.2014/0.42.15	(Seal.)
County of Douglas			
Be it	Remembered, That on this	th - day of luguet.	, A. D. 1897, before me,
	Q. I I WUMUSUI	a Notary	Public in and for said County and
(2)	State, came ILUI Jarry	and Laura ann Je	arry (hiswife)
62.13			to me personally
		who executed the foregoing in	strument, and duly acknowledged
	the execution of the same.		
		ave hereunto set my hand and	affixed my official seal on the day
	and year last above written.	CN has	
Мус	commission expires ILPUMD	MI4,1900 S. N. Me A. D. 1897, at 435 o'clock! Janua	Mall Notary Public.
Reco	orded MUQ — 9	A. D. 1897, at 433 o'clock	—.Λľ.
	0	Jan.	10 Branks
		Juma	Register of Deeds,
		\mathcal{C}	

Marian Transmitt.