	Management of the second secon
	This Indenture, Made this 10th day of Sept. in the
1 2 1	This indicate, helyeen helyeen
1/2	This Indenture, Made this. year of our Lord one thousand pine hundred forutten by Maryon of Multilds Murphy his wife of Lourne in the County of Sougher and State of Kansas, of the first part, and
1 24: 1	Lett maying o marine may by
34	of Albunue', in the County of About and State of Kansas, of the first part, and
1 2 7	10 6
1 3 8 1	In Jaurence Notional Bank of the second part:
1973	WITNESSETH, That the said parties of the first part, in consideration of the sum of
1 : 3	Thirty five hundred DOLLARS
1341	to theme duly paid, the receipt of which is hereby acknowledged, had sold, and by these presents do. grant, bargain, sell and mortgage to the said part 4 of the second part, it here's and assigns forever, all that tract or parcel of land situated in the Crynty of and State of Kansas, described as follows to wit: A oto nine, In, Juenty five " Muenty six Block sixtem Balcooks enlarged addition to the levely Lawrence.
A: 315	to Article and paid, the file according to the paid assigns forever, all that tract or parcel of land situated in
E 202 3	and mortgage to the said part. 4. Of the second part, 4. Of the seco
22/2/	the County of and State of Maissa, Gerrier as Joseph Sintern Conference of the County
137	oto line, In money give o morey or
1 1	enlarged addition to the leity Lawrence
1913	
34	
1 1/2 = =	
13160	
1 2 1	
23	
3 2	And the fact post thorain And the solid
3.5	with the appurtenances, and all the estate, title and interest of the said part the first part therein. And the said
=1	Yout parties do hereby covenant and
Tà M	agree that at the delivery hereaf they are the lawful owner of the premises above granted and seized of a good and indefeasible
33/2/	atter of inheritance therein free and clear of all incumbrances, and that the will warrant and defend the same against all
21 9	
13/2/	Mist live hundred, DOLLARS,
2 1057 1.3	according to the terms of Out certain promissory note. this day executed by the said.
110 30	according to the terms of Doc certain promissory note. This any executed by the sustained for further farties.
1 17rg	yill frames
10 E E	to the said part. 4 of the second part; said note being given for the sum of
74 74	Thirty Give hundred DOLLARS,
5 77	dated Supr. 10 1914 , due and payable in ONL year from date thereof,
1 2 7:4	with interest thereon from the date thereof until paid according to the terms of said note and. Z coupons of #122.5% of the dellars agent thereto attached. And this conveyance shall be void if such navment be made as in said note and coupons thereto attached,
- 8 3 3	tionals each tiere and the state of the first part bardy agree to pay all taxes assessed on said premises before any
1 8/14	and as hereinatter specined. And the said part was not the first part hereof agreement part at the part hereof agreement part at the said mortgagee, in the sum of penalties or costs shall accrye on account thereof, and to keep the said premises insured in favor of said mortgagee, in the sum of
- 0 a.	DOLLIARS.
	in some instance company satisfactory to said mortgagee, in default whereof the said mortgagee may pay the taxes and accruing penalties, interests and costs, and insure the same at the expense of the part
	interests and costs, and insure the same at the expense of the part the first part, and the expense of such taxes and accounting penalties, interest and costs, and insurance, shall, from the payment thereof, be and become an additional lieu under this mortgage upon the
1 1	part thereof or interest thereon or the taxes assessed on said premises of it the insurance is not kept up the content and costs
1 1 2	part thereof or interest thereon or the taxes assessed on said premises or if the assume its location penalties and interest and costs become absolute, and the whole principal of said noteand interest thereon, and all taxes and accruing penalties and interest and costs become absolute, and the whole principal or which may have been paid by the part \mathcal{L} of the second part, and all sums paid by the part \mathcal{L} of the
No 1 0 18	thereon remaining unpaid or which mak have been pain the part of the second part; and it shall be lawful for second part; and it shall be lawful for
7 4:8	the part 4 of the second part
2 2 2	become absolute, and the whole principal of said noteand interest thereon, and all taxes and accruming penalures and merces are thereon remaining unpaid or which may have been paid by the part
1 3 43	tille of to become the according to the conditions of this instrument, together with the condi-
Mill 60 14	plus, if any there be, shall be paid by the part. ymaking such sale, on demand, to the said.
B 10 40	heirs and assigns. IN TESTIMONY WHEREOF, The said particles of the first part have hereunto set their hand seales.
19 1851	the day and year last above written.
1 /3 /2	Signed, scaled and delivered in presence of
7 6 3	6, M. Murphy (SEAL) Matilda Murphy (SEAL)
6.7.1	Julius Julius (Status)
e Wall	Mittlda Murphy (SEAL)
18001	
\$ 01	STATE OF KANSAS,
ğ	County)
ğ	BE IT REMEMBERED, That on this /6 day of See A. D. 19/4,
	before me Lees, W Ruhul a Notary Public a Notary Public
	in good for sail County and State, came G.W. Musphy and Matthia
	(M) Murphy his wife
	to me personal known to be the same personwho executed the foregoing instrument of writing,
	and duly acknowledged the execution of the same.
	In Witness Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year last above written.
	Can 15 a Sto, 11, while
	My commission expires.
	This instrument was filed for record on the 17 th day of A. D. 1944, at 9 o'clock A.M.
	Floyd & aurice
	He la Martine of Deeds.
	By Deputy.
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Site Control Considers of full parps