MUSIONOS INCO	(No. 528) The Outloo	k Printers, Publisher of Legal	
702 This Indenture, Made this		Tune	591
Arthur D. Dewey and Ruby		land wife	, 19.29 between
	A.R.J., MARINE J. J., MARRING, MARY	to the state of th	-Announcement
of Lawrence, in the Cou	nty of Douglas	and State of	Kenses
part1es of the first part, and The L	wrence Building an	nd Loan Associa	tion
	and a subscription of the second s		he second part.
Witnesseth, that the said part 1ea.	of the first part, in consider	ation of the sum of	
Three thousand and no/1	0		DOLLARS
to them duly paid,	the receipt of which is he	areby acknowledged,	have sold, and by
this indenture do GRANT, BARGA	N, SELL and MORTGAGE t	o the said part". J of	the second part, the
following described real estate situa	ed and being in the Cou	inty of Douglas	and State of
Kansas, to-wit:			
	(82) on Pennsylvar	nia Street, in	
the City of La with the appurtenances and all the es	ate, title and interest of th	e said part 10.00f the	first part therein.
And the said part 185 of the first part do	hereby covenant and agree that	at the delivery hereof the	y arghe lewful owner
of the premises above granted, and seized of a goo	I and indefeasible estate of inheritar	ice therein, free and clear of	all incombrances,
	they, will warrant and defend th		
It is agreed between the parties hereto that the			
and assessments that may be levied or assessed again keep the buildings upon said real estate insured again the the state insured again the state insu	at said real estate when the same inst fire and tornado in such sum a	becomes due and payable, a ind by such insurance compar	and that <b>UDBY</b> WIII
and assessments that may be leviced or ascessed aga keep the buildings upon said real exitate insured ag directed by the part. J of the second part, the interest. And in the event that said part. LOS. of said premises insured as herein provided, then the to paid shall become a part of the indebtedness, a unit fully resaid.	te first part shall fail to pay such to part. V	tixes when the same become	due and psyable or to keep
to paid shall become a part of the indebtedness, s until fully repaid.	cured by this indenture, and shall b	ear interest at the rate of 10	% from the date of paymen
THIS GRANT is intended as a mortgage to secur			d no/100
according to the terms of ODE certain written	needing a land of the statement of the s		26th
day of JUNO 10	59 and hu 118	terms made onvable to st	and V of the second
part, with all interest accruing thereon according to said part $\mathcal{Y}$ of the second part to pay for an	ter frei her son	a the state of state south as south	see mental workeningen må mu
that said part 1.0.3 of the first part shall fall to	pay the same as provided in this in	identure.	
And this conveyance shall be void if such payn If default be made in such payments or any part	ents be made as herein specified, hereof or any obligation created th	and the obligation containe ereby, or interest thereon, o	d therein fully discharged r if the taxes on said rea
I default be made in such payments or any part if default be made in such payments or any part entate are not paid when the same become due and real estate are not kept in as good repair as they and the whole sum remaining unpaid, and all of is given, shall immediately mature and become due	payable, or if the insurance is not re now, or if waste is committed on the obligations provided for is vaid	kept up, as provided herein, said premises, then this conve	or if the buildings on sale ryance shall become absolute
is given, shall immediately mature and become du	and payable at the option of the	holder hereof, without notice	, and it shall be lawful for
the said part. $\vec{J}$ of the second part. ments thereon in the manner provided by law and sail the premises hereby granted, or any part the retain the amount then unpaid of principal and inter	b have a receiver appointed to colla	ke possession of the said pro- ect the rents and benefits a law, and put of all more	mises and all the improve accruing therefrom; and to
			overplus, if any there be,
shall be paid by the partJ. making such sale, It is agreed by the parties hereto that the ter	and manifelians of this independent	and and not some the	in therein contained, and al
benefits accruing therefrom, shall extend end inur assigns and successors of the respective parties he	'to, and be obligatory upon the	heirs, executors, administrate	ars, personal representatives,
In Witness Whereof, the part C.S of the fit last above written.	it part ha	their hand 9, and e	real. S., the day and year
	· ····································	thurkin	kirth more
	A	rthur D. Dewey	(SEAL)
	Ruha	Dary Duni	(SEAL)
	R	uby Fay Dewey 🦯	(SEAL)
	<u>numnum an </u>	and an	
			1. I.
AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	mininininininininininininininininininin	hinnininininininini	MANAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA
tate of Kenses		1909 1909	1.15
Douglas county.	ν χό		
Contraction of the second s	BERED, That on this 26th	day of Jul	A. D. 3959
NOT A	thur D. Dewey and		aforesaid County and State,
wife	a	angan ang ang ang ang ang ang ang ang an	No. of the second state of
BLIC to me p	rsonally known to be the same perso dged the execution of the same.	nS., who executed the for	egoing instrument and duly
ark mouth	WHEREOF, I have hereonto subscribed	my name, and affixed my o	official seal on the day and
IN WITNESS	above written.	PC,C	-1
acknowl in witness jeer law		A REAL PROPERTY OF A DECEMBER OF	
IN WITNESS	19 62 . =	S. Eby	Ngtary Public
ty Commission Expires April 21		E. Eby	
ty Commission Expires April 21	release	and a. Be	ck Register o
acknowl IN WITNESS Amount 1 27	RELEASE	E. Eby arul G. Bo hereby acknowle	Register of