## Reg. No. 16,516

	75955 m		TRANSPORT	mar ana
		Printern, Puchilabor of		
This Indenture, Made this	day ofFe	bruary		betwee
John C. Evans and Helen M. B.		for the second s		
of Lawrence , in the County of		and State of		
part 1as of the first part, and				
······································		part.y o	f the second	
Witnesseth, that the said part 188 of the first	t part, in consideration	on of the sum o	1	
to them duly paid, the receipt	at of which is hand	ware acknowladae	a	DOLLAR
this Indenture doGRANT, BARGAIN, SELL	and MORTGAGE to th	he said part y	of the second	l part, th
following described real estate situated and Kansas, to-wit:				
Lot No. One Hundred Twenty (12	0) on Missourt St	rest. in		
Block No. Thirty-Five (35), in	A DESCRIPTION OF THE OWNER OWNER OF THE OWNER OWNER OF THE OWNER			
Lawrence, known as West Lawren				
RENT ASSIGNMENT.				
noluding all rents, issues and profits e entitled to collect and retain the re	thereof, provided	however that	t the mortge	agors s
	rest rearise aftr i	MOLLEB GUCL	COLEGIT NO	sreunde
with the appurtenances and all the estate, title a	and interest of the se	id parties of th	e first part th	érein
And the said part 285 of the first part do hereby e	it is turk serve bus transvor	he delivery have t	Nev area.	
of the premises above granted, and seized of a good and indefea	sible estate of inheritance th ptions	erein, free and clear	of all incumbrances	-
and that they will	werrant and defend the san	ne against all parties	making lawful claim	therato.
It is agreed between the parties hereto that the part 188 and assessments that may be levied or essessed against said real	of the first part shall at all estate when the same become	times during the life	of this indenture, p	ony all face z will
keep the buildings upon said real entries insured against fires and directed by the part_Y of the second part, the loss, it agay, m interest. And in the event that said part 1.0.2. of the first part a	tornedo in such sum and b rade payable to the part. y	y such insurance com	arry as shall be a art to the extent o	pecified and f its
and assessments that may be levied or essenced equitest said real keep the buildings upon said real extrate insured equites firs and directed by the perr. <b>Y</b> . of the accord part, the buildings ( <b>B</b> , <b>e</b> , <b>e</b> ), in interest. And is the event that said part, <b>1</b> , <b>b</b> , <b>c</b> , <b>d</b> , <b>t</b> , <b>b</b> , <b>t</b> , <b>b</b> , <b>t</b> , <b>b</b> , <b>t</b> , and <b>j</b> premises incored as harenin provided, then the piert <b>y</b> and particle incored as harenin provided, then the piert <b>y</b> and find ball become a part of the indubtedness, secured by this unit fully reguld.	of the second part may pay indenture, and shall bear is	said taxes and insure storest at the rate of	nce, or either, and 10% from the date	or to kee the amount of paymar
THIS GRANT is intended as a mortgage to secure the payment	of the sum of		· · · · · · · · · · · · · · · · · · ·	
SEVENTY SIX HUNDRED & no/100 * *		•	• •	DOLLARS
day of FODTURTY				可認識的的認識
said part. y of the second part to pay for any insurance or	to discharge any texas wh	secure any sum or su	ms of monaut adve	nced by the
that said part 100 of the first part shall fall to pay the same	as provided in this indentu	10.		
And this conveyance shall be void if such payments be made If default be made in such payments or any part thereof or any estate are not paid when the same bacome due and payable, or if	as herein specified, and obligation created thereby, the insurance is not kent	the obligation contain or interest thereon,	and therein fully or if the texes o	discharged in said rea
If default be made in such payments or any part thereof or any exists or enout paid when the same bacoms due and payable, or if real estate are not kept in as good repair as they are now, or if and the whole sum remaining unpaid, and all of the obligations is given, shall immediately mature and become due and navable	waste is committed on said provided for in said writter at the option of the holds	premises, then this con abligation, for the s	neurity of which th	me absolute is indenture
de la seconda an	and	instear, without con	ce, and it shall be	i lawful foi
The sent party of the second part. A up an end of or meets thereas in the memore provided by law and to have a rece self the premises hereby grazzed, or any part theread, in the m retain the amount then unpaid of principal and interest, together w	war appointed to collect the senner prescribed by law, with the costs and charges is	e rents and benefits and but of all mon noident thereto and t	accruing therefree eye arising from a	my and to such sale to
that be paid by the party making such sale, on demand, to	p the first part 188		Carlo Carlo	area and a
It is agreed by the parties hereto that the terms and provisi benefits accruing therefrom, shall extend and inure to, and be easigns and successors of the respective parties hereto.	ons of this indenture and e obligatory upon the heirs,	executors, edministra	tion therein contain stors, personal rep	ed, and all resentatives,
In Witness Wiscond, the part $1.01$ of the first part ha $\overline{V0}$ last above written.		hand 8 and		. and year
and the second	and the	il Eine		1
and the second second second second second second	Joh	n C. Evans	•••••••	(SEAL)
a second s	Aller	m. b	vans	(SEAL)
	Hel	on M. Evans		(SEAL)
		C and		
	Mar Martin Harts			
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