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MOTOR AND	tanan ananananya Y			
	BOOK 141		, Publisher of Logal Bl	
This Indenture, Made this	onds, a singl	day of Septem		, 19.65 between
of Lawrence In	the County of	Douglas	and State of Ka	
nd wife, and the surv	ivor of them,	as joint tenan	P. Underwoo	d. husband
Forty-Three Hundred	of the first p Seventy-Five	art, in consideration of and No/100	the sum of	
this indenture does. GRANT, I	BARGAIN, SELL and	MORTGAGE to the sai	knowledged, ha	sold, and by
Kansas, to-wit:	e silvated and be	ing in the County of	Douglas	and State of
Beginning at the Section 8, Township 1 16 rods; thence East beginning, containing with the appurtenances and all And the said party of the feet of the premiers above granted, and astand	20 rods; then ; 2 acres, mon the estate, title and pert des breaks there	the South 16 rod to South 16 rod to or less, in D interest of the said par	s to the pla ouglas Count ty of the first	North Ce of Y, Kansas part therein.
n and a second	nd that he will want	ant and defend the same same		
It is agreed between the parties herein and executions that may be loved to a execu- here the buildings upon said real estates in directed by the part_BSB of the second p interest. And in the event that said part sy haid premise takened as herein provided, it is paid shall become a part of the indebte writt fully repaid.				
and premises insured as harsin provided, it so peid shall become a part of the indebte until fully repaid. THIS GRANT is intended as a montgage i a part No /100	ten the part 105 of st dness, secured by this ind	e second part may pay said ta inture, and shall beer interest a	t same become due and res and insurance, or el t the rate of 10% from	payable or to keep ther, and the amount the date of payment
ccording to the terms of ODB		**********	**********	···· DOLLARS,
sert, whit all interest acruing thereon account aid part 10.8. of the second part to pay	ding to the terms of said	1.7.8 terms me obligation and also to secure a	ie payable to the part.	100 of the second
hat said part y of the first part shall And this conveyence shall be void if suc I default be made in such payments or an state are not paid when the same become of	fail to pay the same as p h payments be made as h r part thereof or any obli-	rovided in this indenture. erain specified, and the obl pation created thereby, or inte	getion contained there rest thereon, or if the	in fully discharged.
And this conveyance hall be void if and default be made in such payments or an state are not paid when the same become a sale areas are not kept in a good repair and of the whole sum remaining unpaid, and given, hall increaduatly mature and beco to said part 10.8 of the second part	they are now, or if west all of the obligations prov me due and payable at the	is committed on said premises ided for in said written obligat re option of the holder hereof	ravided herein, or if it then this conveyance a on, for the security of without notice, and it	he buildings on seid hall become absolute which this indenture shall be lewful for
re said part 10.8 of the second part error thereon in the manner provided by lay all the premises hereby gented, or any p- tain the amount then unpeld of principal an all be paid by the part y making such	e and to have a receiver a art thereof, in the menner d interest, together with the	ppointed to collect the rents prescribed by lew, and ou	of the said premises a and benefits accruing t of all moneys erising hereto, and the overplo	nd all the improve- therefrom; and to ; from such sale to re, if any there be;
If is agreed by the parties herets that a enefits accruing therefrom, shell extend an along and successors of the constitu-	he terms and provisions a finute to, and be obliga	f this indenture and each and nory upon the beirs, execute	every obligation thereis 19. administrators, pers	n contained, and all conal representatives,
In Whees Where, its peri_7 of a bove written.	the first part he S he	rounto set 118 he	ndand seal	the day and year
		Melvin G. Edr	onds	(SEAL)
Douglas com	mr,) 35.			
-	tementeren, That on the fore me, a Notary me Melvin G.	Public	eptember in the storesoid	A. D., 19.65 County and Brate,
	me personally known to be invariation the execution	the same person who are	cuted the foregoing inst	runnent and duty
Spring September 1	Alles Willinger, I have be a fast above vertices. By	/ the	derword	on the day and
September 28, 1965 at 1	1:15 A.M.	J. Undervo	. 0	Madhay Public
undersigned, owner of the	he within most.	EASE gage, do hereby a		
secured thereby, and au of record. Dated this			the second se	