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SECOND MORTGAGE	(No. 19)	DOOK 107 F. J. Boyles, Publisher of Legal Bla	nka, Lawrence, Kanser
This InSentin		ter avjet i doniner of Legal ma	tare carefulct, Mansas
unis intentu	re, Made this 10th	day ofJune	19.54
between Harold L.	Crady and Helen B. Crac	ly, husband and wife	
of Douglas		A STATE OF A	1
Glenn L. Kapr	in the plane of	Kansas	of the first part, a
and the second second second	the state of the second state of the second state	and the second second second second second	
of Douglas	County, in the State of Kan		
	Witnesseth, That the said part	108 of the first part, in consider	ration of the sum
of the second part,hi ofDouglas	eby acknowledged, doby these p .8beirs and assigns, all th and State of Kansas, to-wit	oresents grant, bargain, sell and conv e following described Real Estate, sit	vey unto said part uated in the Cour
The South 8 1/	3 feet of Lot Number O	ne Hundred Fifty Eight	(158) and
the North 33 ]	/3 feet of Lot Number	One Hundred Sixty (160)	
Indiana Street	in the City of Lawrence	38	the start of the second
			3 · · · · · ·
	e da. O		
nances thereunto belonging	LD THE SAME, Together with all g, or in anywise appertaining forever		
erold I Crede	ROVIDED ALWAYS, and these pr	esents are upon this express condition	n, that whereas s
	nd Helen B. Crady, hust		
One The second The second	certain promissory note	to said part_yof the second	part, for the sum
he inousand Four	Hundred twenty-four an	1d 43/100 (\$1,424.43)	DOLLA
bearing even date herewith	a, payable at his office in 1 ents of Fifteen and no/100	awrence, Kansas	
Whereas, this mortgage is with interest thereon at the rat amount secured by said first m to the express terms of said m secured hereby, may at his opt shall be added to the amount s the time of said payment, and l immediate possession of said p	<b>EXAMPLE AND AND AND AND AND AND AND AND AND AND</b>	<b>EXEXAGE</b> thereafter, until the entire the above described real estate, for the su- annually, now if default shall be mad est thereon at the time it shall become due or his assigns or the legal holder of this mo- ke said payments of principal or interest, a red hereby and shall draw interest at the ra- ie and payable at any time thereafter a	sum is fully paid. on of \$6,200.0 e in the payment of and payable accord ortgage and the not md the amount so p
thereof, then all unpaid installing legal holder of said note and Appraisement waived at option Now if said <u>Harol</u> shall pay or cause to be paid to described note mentioned, tog wholy discharged and void; an or any interest thereon, is not j and levied against said premise not kept up, then the whole of part <u>y</u> of the second part sha And the said part <u>y</u> of the second the said part <u>y</u> of the second	nents shall become immediately due and pa shall draw interest at the rate of ten per	cent. per annum from the date of said . Crady, husband and wi . his heirs or assigns, said sum to the terms and tenor of the same, then effect. But if said sum or sums of mone s and assessments of every nature which a e same are by law made due and payable, shall and by these presents become due nises and foreclosure of this mortgage. . for heirs, do hereh gns, that they are lawfor	when due, or any p the second part or note until fully p <b>fe</b> of money in the ab these presents shall y, or any part therr re or may be assess or if the insurance and payable, and s by covenant to and w illy seized in fee of s
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