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	Reg. No. 1 Fee Paid \$	2,	Í
:*	60052 Book 112		
-	BECOND MORTGAGE (No. 40) F. 7. Boyles, Publisher of Legel Blanks, Lawrence, Kantas	22	:
	This Indenture, Made this 18th day of April 19.56	•	
:.	between _ William D. Naff and Darlene M. Naff, his wife		
2	of Douglas County, in the State of Kensas of the first part, and		
	Kugene L. Doans and Doris R. Doans, his wife, as Joint Tenants with right of survivorship and not as Tenants in Common		
	of DouglasCounty, in the State of Kansas, of the second part:		
2	Witnesseth, That the said parties of the first part, in consideration of the sum of	0	•
	One Thousand Fifty-nine and 75/100 (\$1,059.75) DOLLARS,		
	the receipt of which is hereby acknowledged, doby these presents grant, bargain, sell and convey unto said particles of the second part,hairheirs and assigns, all the following described Real Estate, situated in the County		
	Lot One Hundred Thirty-three (133), in Addition Number Three (3), in that part of		
• •	the City of Lawrence known as North Lawrence		
		ŀ	
-	TO HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and appurte- nances thereunto belonging, or in anywise appertaining forever: PROVIDED ALWAYS, and these presents are upon this express condition, that whereas said		•
	William D. Naff and Darlene N. Naff, his wife ha We this day executed and delivered		
	one certain promissory note to said part les of the second part, for the sum of		
	One Thousand Fifty-nine and 75/100 (\$1,059.75)	•	
	bearing even date herewith, payable at their office in lawrence,		
	Kansas, in equal installments of Fifteen (\$15.00)		
	each, the first installment payable on the day of June rio rio rio rio rio rio rio rio succeeding installments on the lst July rio _r	ľ	
	Whereas, this mortgage is made subject to one first mortgage upon the above described real erate, for the sum of \$2,800.00 with interest thereon at the rate of		
	shall pay or cause to be paid to said part 168. of the second part, that not have the paid to said part 168. The part of the second part, that the part of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or runs of money, or any part thereof, or any interest thereon, according to the terms and tenor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and effect. But if said sum or runs of money, or any part thereof, or any interest thereon, is not paid when the same is due; and if the taxes and assessments of every nature which are or may be assessed and levied against said premises or any part thereof are not paid when the same are by law made due and payable, or if the insurance is not kept up, then the vhole of said sums and interest thereon, shall and by these presents become due and payable, and said part 12860 files scond/bart shall be entitled to the possession of said premises and forclosure of this mortpape. And the said part 1685 of the first part, for themaelves and for their merits due; and if the same are by law made due and payable, and said sum and interest thereon shall and by these presents become due and payable, and said part 12860 first shall be entitled to the possession of said premises and forclosure of this mortpape.		
	the said part 105_of the second part, executors, administrators and assigns, that they are lawfully seized in fee of said	ľ	•
í	premises, and have_good right to sell and convey the same, that said premises are free and clear of all encumbrances, except a		
•	certain mortgage to the Lawrence Building and Loan Association in the original sum of \$2,800.00, dated April 4, 1956 and recorded April 6, 1956 in Book 112, Page 118-9, in		
•	the office of the Register of Deeds, Douglas County, Kansas		
•	and that they will, and their heirs, executors and administrators shall, forever warrant and defend the title of the said premises sgainst the lawful claims and demands of all persons whomsoever. In Witness Whereof, The said part 182 of the first part ha V8_hereunto set their hands the day and		
	ATTEST: William D. Harr		
•.	Darlene M. Marr		
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