Reg. No. 14,780 Fee Paid \$2.50

And Andrew Street Street Street

and the second	68427 BOOK 120
SECOND MORTGAG	E (No. 19) F. J. Boyles, Publisher of Legal Blanks, Lawrence, Kannas
This Indenti	ure, Made this 26th day of January 1959
between Carroll	P. Hungate and Mary Agnes Hungate, his wife
of Jackson Home O	County, in the State of <u>Missouri</u> of the first part, and wner's Investment Company, Inc.
of Douglas	County, in the State of Kansas, of the second part;
and the second second	Witnesseth. That the said part les of the first part, in consideration of the sum of
the receipt of which is h of the second part,1	no/100 (\$1,000,00) DOLLARS, nereby acknowledged, doby these presents grant, bargain, sell and convey unto said party tsheirs and assigns, all the following described Real Estate, situated in the County and State of Kansas, to-wit:
), in Block Number Twelve (12), in University Place, an Addition to
	the City of Lawrence
	······
	IOLD THE SAME. Together with all and singular the tenements, hereditaments and appurt- ging, or in anywise appertaining forever:
0	PROVIDED ALWAYS, and these presents are upon this express condition, that whereas said
	e and Mary Agnes Hungate, his wife have this day executed and delivered
One Thousand (8)	certain promissory note to said part y of the second part, for the sum of 000,00)DOLLARS
	pollars rith, payable at its office in Lawrence, Kansas
Contract in some limits!	ments of Five Hundred (\$500.00) DOLLARS
	nt payable on the 1st. day of February .19 60, the second
installment on the	st. day of February 19.61, and population operations
amount secured by eaid first to the express terms of said secured hereby, may at his shall be added to the amount the time of said payment, a immediate possession of said And if default be mad thereof, then all unpaid insi legal holder of said note Appraisement waived at op	rate of
	d to said part Y of the second part, 113 heirs or assigns, said sume of money in the above
described note mentioned, wholly diacharged and void, or any interest thereon, is n and levied against said pren not kept up, then the whole part <u>y</u> of the second part	togetter with the interest thereon, according to the terms and tenor of the same, then these presents shall be s and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, not paid when the same is due; and if the taxes and assessments of every nature which are or may be assessed mises or any part thereof are not paid when the same are by law made due and payable, or if the insurance is e of said sum and sums and interest thereon, shall and by these presents become due and payable, and said shall be entified to the possession of said premises and foreclosure of this mortgage.
	is of the first part, for themselves and for their heirs, do hereby covenant to and with
premises, and haVe_good 1	second part, executors, administrators and assigns, that they are lawfully seized in fee of said right to sell and convey the same, that said premises are free and clear of all encumbrances, except a
first mortgage t	to Capitol Federal Savings and Loan Association, Topeka, Kanses in the
original sum of	
and the second	
the second second	
	will, and their heirs, executors and administrators shall, forever warrant and defend, the title of the said claims and demands of all pernois whomsoever.
year first above written."	Whereof. The said parties of the first part ha Ve hereunto set their hands the day and
ATTEST;	(analetic) lun out
	Carroll P. Hungate
States and the	march
	Mary Agnes Sungete
	C. DuckanBana 1
and the second second	

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