neg. No. 14,84

No. of Concession, Name	68641 BOOK 121 SECOND MORTGAGE Dis. 480 F. J. Beyres, Publisher of Legal Blanks, Lawrence, Kansa
	CD15 INCENTURE, Made this 30th day of September 19.57 between Donald Lee Rush and Catherine Jane Rush, his wife
	Arthur S. Peck, Charles J. Brown and Eugene W. Haley
	of DouglasCounty," in the State of Kansas, of the second part:
	Witnesseth. That the said part 105 of the first part, in consideration of the sum of
	Three hundred twelve dollars and 93/100DOLLARS.
2	the receipt of which is hereby acknowledged, doby these presents grant, bargain, sell and convey unto said part.1 of the second part,beirs and assigns, all the following described Real Estate, situated in the County ofbuilt and State of Kansas, to-wit:
	Lot number twenty five (25) in the Moramar Addition, an Addition to
2	the City of Lawrence .
0	
ļ	
-	O HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and appurte- nances thereunto belonging, or in anywise appertaining forever:
All and a local division of the local divisi	PROVIDED ALWAYS, and these presents are upon this express condition, that whereas said
	TIPST parties have secured and delivered
ĺ	a certain promissory note to said next 105 of the second part for the
	Three hundred twelve and 93/100
b	earing even date herewith, payable at the office of Holmes, Feck & Brown in Lawrence, Ki
ł	Cansas, in equal installments ofTen and no/100
0 3	ach, the first installment payable on the 11rst day of NOVEMBER ,19 57, the second
1	astallment on the <u>lirst</u> day of <u>December</u> 1957 month, and one installment on the <u>first</u>
0	ay-or AXAXAXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
w a tr	ith interest thereon at the rate of $\frac{1}{2}$ per cent payable <u>Biological Payable</u> Biological Discrete the second section of the payable <u>Biological Payable</u> Biological Discrete Section 2014 COL The Payable <u>Biological Payable</u> Biological Discrete Section 2014 Col Section 201
sl	and be added to the amount secured by this mortgage and shall be secured hereby and shall draw interest at the rate of ten per cent, from the time of said payment, and he may declare this mortgage and shall be added to the amount secured by the mortgage and shall be added to the secured by the mortgage and shall be added to the secured by the mortgage and shall be added to the secure due to the secure be added to the secure due to the secure be added to the secure due to the secure be added to the secure due to the secure be added to the secure due to the secure be added to the secure due to the secure be added to the secure due to the secure be added to the secure due to the secure be added to the secure due to the secure be added to the secure due to the secure be added to the secure due to the secure be added to the secure due to the secure be added to the secure due to the secu
	And if default be made in the payment of any one of the installments described in this method.
7	again holder of an annual meanments man become immediately due and psyable, at the option of the part of the second part or the gain holder of said note and shall draw interest at the rate of ten per cent. per annum from the date of said note until fully said, ppraisement waived at option of mortgage,
	Now if said IIPST DATIES
N	all pay or cause to be paid to said part 105 of the second part, thoir heirs or assigns, said sum of money in the above scribed note mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be holly discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, any interest thereon, is not paid when the same is due; and if the taxes and assessments of every noture which are of may be assessed divert against said oremises or any nart thereof are not init when the same are here but when the same of same sets the same state of the same of the same sets the same shall be and the same same but here same shall be assessed at the same same but here same shall be assessed at the same same but here same shall be assessed at the same same but here same same here same same but here same same but here same same here same same here same same here same sam
10	d 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 it kept up, then the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, and said the second part shall be entitled to the possession of said premises and foreclosure of this mortgage.
	And the said part les of the first part, for themselve and their heirs do berethy covenant to and with
h	e said part 195_of the second part, executors, administrators and assigns, that they are
đ	emises, and ha
	of Lafayette, Indiana
-	
	the second s
	d that they will and their heirs executors and administrators and
	emises against the lawful claims and demands of all persons whomsoever
	In Witness Whereof, The said part 108 of the first part ha Ve hereunto set their hand the day and
	ATTEST: Donald Lee Runt
1	Donald Lee Rush
	Catherine Jone Macily
1000	Gatuarina Jane unan
100	