SECOND MORTGAGE	(No. 19)	F. J. Bo	rles, Publisher of Legal B	anks, Lawrence, Kansas
This Indenture, Made this		day of	August,	1961
etween Howard L. Bruce and Eliza	A CARLON AND AND AND AND	1	19	1.1.1
Douglas Cou	nty, in the State o	Kai	nsas	of the first part, and
Gene F. Miller and Aliene C. Mi	ller, his wife	• · · · · · · · · · · ·		141
/ Douglas County, in	n the State of Kan	sas, of the second	part:	
Ine Hundred fifteen and 20/100	That the said part	168 of the fi	rst part, in consid	eration of the sum of
he receipt of which is hereby acknowledged, I the second part,	do by these	presents grant, ba le following descri	made all and	
het No.	One (1) in B	lock No. Five	(5)	
in Suns	et Hill Estate	Subdivision	in just	
the Cit	y of Lawrence.	the second second		
- 10 - 1	e			Allen
			and the second second	
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1	
O HAVE AND TO HOLD THE ALTER		and the second	and the second s	
O HAVE AND TO HOLD THE SAME, ances thereunto belonging, or in anywise ap PROVIDED ALW.	AYS, and these pr	r: ésents are upon t	his express conditi	on that whereas said
loward L. Bruce and Elizabeth A.	Bruce, his wi	fe in the	ha ve this day er	cented and delivered
one certain	promissory note	to said nariies	I of the emer	Frank the It in a
ine Hundred lifteen and 20/100-				DOLLARS
aring even date herewith, payable at Law ansas, in equal installments of ten (\$10	rence,	00		
ich, the first installment payable on the	first der	Anche	it.	DOLLARS
istallment on the first day of	September,	19 62 and	l one installment o	in the first
ivs of each and every n	nonth in e	ach year thereaft	er, until the entire	sum is fully naid
Where's, this mortgage is made subject to on the interest thereon at the rate of <u>subject</u> to one hourt secured by said first mortgage or any part if the express terms of said mortgage, then the part curred hereby, may at his option, for the protection all be added to the amount secured by this mortga e time of said payment, and he may declare this m mediate possession of said premises and foreclosus Mod if default the made in the payment bet any renof, then all unpgid installments shall become in patholder of said note and shall draw interest at praisement waived at option of mortgage. Now if said . HOWAT L. Bruces , and all pay or cause to be paid to said part 105 of scribed note mentioned, together with the interest any bitterest thereon, is not paid, when the same is d leviced against said premises or any part thered J lepet up, then the whole of said sum any three day there any interest thereon, is not paid, when the same is d leviced against said premises of said sum any the there thereon, is not paid, when the same is d leviced against said premises of said sum and sums ar there thereon is not paid when the same is d leviced against said premises of said sum and sums ar there thereon is not paid sum and thereon said sums and there thereon is not paid when the same is d leviced against said premises of said sum any fart there of J said sum and there there thereon is not said sum and there there thereon is not said sum and there the	er cent, payable JJJ erie of or of any inter of this mortgage, ma ge and shall be zegue origage and note di eof this mortgage. one of the installiner mediately due and p the rate of the mortgage. Elizabeth A , the second part, at thereon, according ain in full force and due and if the taxet	2.46 annually, now est thereon at the tir or his assigns or the ke said payments of eff hereby and shall are and payable at the described in this syable, at the option cent, per, annum 1 Bruce, his wi their heres to the terms and tene effect. But if said and assessments of	if default shall be fixe net is shall become due legal holder of this m principal or interest, draw interest at the r any time thereafter mortgage and note of the parties, of the ference of the same, then or assigns, said sum or of the same, then um or sums of mom	de in the payment of the 2 and payable according organe and the note and the annount so paid at e often per cent. from and shall be entitled, to when due, or any part the second part or the 4 note until fully paid. of money in the above these presents shall be by: or any part thereof, ne or many be absensed
said part les_of the second part, executors, ad mises, and have_good right to sell and convey th mortgage in favor of Capitol Fe	ministrators and assist e same, that said pret deral Savings	nises are free and c and Loan Ass	heirs do here are lawfi lear of all encumbra ociation in th	by covenant to and with ally seized in fee of said nces. except for a original sum
\$11,000.00, dated June 4, 1958	and recorded	June 7, 1958	in Book 118,	pages 427-429
the office of the Register of	Deeds, Douglas	s County, Kan	585,	
that they will, and their he	irs, executors and ad-	ministration		fend the title of the said
mises against the lawful claims and demands of al In Witness Whereof, The said part first above written.				hands the day and
ATTEST		Howard	L. Bruce	nuce
· · · · · · · · · · · · · · · · · · ·		81	1.10	
· · ·	and the Thirds	Ellzal	beth A. Bruce	V
· · · · · · · · · · · · · · · · · · ·	1		And a strength of the strength	
···· · · · · · · · · · · · · · · · · ·				at the the
	States of Landson Party and Landson Party and	1	1.11	0

to.

•

1.1.1