325 Mortgagor hereby assigns to mortgages the rents and income arising at any and all times from the property, mort-speciely and collect-all rents and income and apply the same on the payment of insurance premiums, takes, assessments, property and collect-all rents and income and apply the same on the payment of insurance premiums, takes, assessments, for in this mortgage or in the note hereby secured. This assignment of rents shall continue in force until the unpaid balance of said note is fully paid. It is also agreed that the taking of possession hereunder shall in no manner prevent or the payment of the assumption of a side sums by foreclosures or otherwise. If there shall be any change in the ownership of the premises covered hereby without the consent of the mortgages and the payment of the assumption fee as specified in the promissory note, the entire indebtedness shall become due and payments of said note hereby secured, including future advances, and any extensions or renewals thereot, is accordance then there shall be any change or the paid to mortgages the entire amount due it hereunder and under the ferms and provisions of said note hereby secured, including future advances, and any extensions or renewals thereot, in accordance then these presents shall be void; otherwise to remain in full force and effect, and mortgages shall be entitled to the invest foreclosure of this mortgage or take any other legal action to protect its rights, and from the date of such defaul all items of indedtness hereunder shall draw interest at the rate of 10% per annum. Appraisement and all Lenefits of the secure of this mortgage or take any other legal action to protect its rights, and from the date of such defaul all items of indebtedness hereunder shall the induce the plural the singular, and the use of any gender shall be appressioned as and exemption laws are hereby waived. This mortgage shall be binding upon the heirs, executors, administrators, successors and assigns of the respective \$5 This mortgage shall be binding upon the heirs, executors, administrators, successors and assigns of the respective parties h ine nereto. IN WITNESS WHEREOF, said mortgagor has hereunto set his hand the day and year first/above written. *** Ronald N. Short , Carolyn A. Short ACKNOWLEDGMENT 3 STATE OF KANSÁS, } | |ss. County of _____ Douglas Be it remembered, that on this 20th . day of , A.D. 1970, before me, the undersigned, a Notary Public in and for the County and State aforesaid, came Ronald N. Short and Carolyn A. Short who see upracticity known to me to be the same persons who executed the within instrument of writing, and such NOT ANY acknowledged the execution of the same SUBLIC (SLAP) 15 COUNT My Commission suppres February 10 Marshall Biggerslaff Notary Public. 19.73 Janue Baem Register of Deeds Recorded April 21, 1970 at 11:47 A.M.

× 1. "

Reg. No. 4,620 Fee Paid \$4,75

SECOND MORTGAGE 2077.1 BOOK 156 ... (No. 49) P4 The Allen Press, Lowrence, Konsas This Indenture, Made this 16th day of April : 19 70 Howard L. Bringory, and Marilyn E. Gregory, husband '& wife of the first part, and County, in The State of Kansas, of the second parts of Douglas Witnerseth, Thain the sold part 18 left the first part, in consideration of the sum of Elghlosn Hundred sixty and 00/100------DOLLARS, the receipt of which is hereby acknowledged, do _____by these prevents grant, bergain, sell and convey unto said part \mathbb{Y}_{-} of the second part, $1 \leq \mathbb{R}_{-}$ here and assigns, all the following described Real Estate, jugged in the County of _____DUICLAS and State of Kansas, to wit; Lot 123 and the East } of lot 122 in Addition 3 North T Lawrence, Dity of Lawrence, Douglas County, Kansas