2	SECOND MORTGAGE BOOK 158 22930 (No. 49) The Allen Press, I	8188775258 BSS
	Inis Indenture. Mode this 29th	•
	betweentyle rearson and Helen T. Pearson, his with	
	ot Douglas County, in the State of Kansas of the	tinit a
NA ST	Downlow	TITSE PO
	County, in the State of Konsos, of the second part	
	Witnesseth, That the said part ES of the first	
	uld MO(100. (\$2,000.00)	
110	the receipt of which is hereby acknowledged, do by these presents grant, bargain, sell and convey unte said part les of the their convey untersaid part les of the training of the said part les of the training of the said part les of the sai	DOI
	their heirs and assigns, all the following described Real Estate, situated in the County of	te secon
	Iot Eight (8) in Block (in a f	
1.0	Lot Eight (8), in Block C, in Lawrence Heights, an Addition to the City of Eawr	ence.
	the second se	1 SEA
		1
a lot of the		
and the second		Antes
T	O HAVE AND TO HOLD THE SAME TOTAL	
b	O HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenance elonging, or in anywise appertaining forever:	es ther
	PROVIDED ALWAYS, And these presents are used the	
0	have this day executed and delt	
	of the second part, for the sum of 180 incusand and No/100 (\$2 000.00)	
-	carring even date herewith, payable atA.F.U. #1, filot Point. Texas. 76258	- DOLL
	reduct installments, of inter of (0) (\$ 35.07) +	
ec	ach, the first installment payable on the 1st the land December	DOL
in	stollment on the <u>1st</u> day of <u>January</u> <u>19.71</u> , and one installment on the	, the se
de	ayx of <u>each month</u> , area , and one installment on the Whereas this motococci is read	lst
ac th an ter be thu leg Ap	Whereas, this mortgage is made subject to one first mortgage upon the above described real estate, for the sum of \$1 the interest thereon at the rate of 5.3/4% per cent, payable monthly monulary, now if default shall be made in the amount secured by said first mortgage or any part thereof or of any interest thereon at the time it shall become due cording to the express terms of said mortgage, then the party of the second part or his assigns or the legal holder of this mortgage and shall be added to the amount secured by this mortgage and shall be secured-hereby and shall draw interest or interest this mortgage. And if default payment, and he may declare this mortgage and note due and payable at any time thereof is entitled to immediate possession of said premises and foreclosure of this mortgage. And if default be made in the payment of any one of the installments described in this mortgage and note when due, pay hid default be made in the payment of any one of the installments described in this mortgage and note when due, and if default be made in the payment of any one of the installments described in this mortgage and note when due, and shall draw interest at the rate of ten per cent per annum from the date of said note until parties of the first part	the pay and pay nortgage est, and t the ra ter and or any d part o if fully
dis int lev kep ôf	all pay or cause to be paid to said partes of the second part, their heirs or assigns, said sum of money in the abort the mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall charged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part the rest thereon, is not paid when the same is due; and if the taxes and assessments of every nature which are or may be contracted against said permises or any part thereof are not paid when the same or by law made due and payable, or if the insu pay the second part shall be entitled to the possession of said premises and foreclosure of this mortgage. And the said partes of the first part, for themselves there and foreclosure of the sole payable, and with the same the second part, executors, administrators or assigns, that they are lawfully seized in fee of said premises, and the second part, executors, administrators or assigns, that they are lawfully seized in fee of said premises, and the second part, executors, administrators or assigns, that they are lawfully seized in fee of said premises, and the second part, executors, administrators or assigns, that they are lawfully seized in fee of said premises, and the second part become that said premises are free and clear of all encumbrances, except as noted abov	ill be where of, or assessed trance is the part of the
saic writ	that they will, and their heirs, executors, and administrators shall, forever warrant and defend the dependence of a premises against the lawful claims and demands of all persons whomsoever. In Witness Whereof, The said part 100 of the first part have hereunto set their hands the day and year ten.	
	Lyle E. Pearson	
1	Helen - Pearson - Helen -	17. J.

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