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	SECOND MORTGAGE (BOOK 158 23260 (No. 49)
	Aller Press, Luw mee, Ke
	This Indenture, Mode this 30th doy of November 19
	Develor
12121	County, in the Stote of Kansas of the first port, Clifford T. Rye and Melvina Rye, his wife,
	of Douglas County, in the State of Kansas, of the second part:
	• Witnesseth, That the said part les of the first part, in consideration of the sum of Eleven Thous and Four Hund
J	Forty-five and 09/100 (\$11,445.09)
	be receipt of which is hereby acknowledged, do by these presents grant, bargain, sell and convey unto said part 105 of the second r
a freeze	their heirs and assigns, all the following described Real Estate, situated in the County of Douglas
4	and state of Kansas, to-wit:
	Lots Two (2) and Three (3), in Block One (1), in Drennon Addition, an Addition to the City of Lawrence, as shown by the recorded plat thereof.
DAUR Not	to the oity of hamience, as shown by the recorded plat thereof.
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a labora	
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Real Property lies	
-	O HAVE AND TO HOLD THE SAME, Together with all and singular the tenements, hereditaments and appurtenances therei
t	elonging, or in anywise appertaining forever:
	PROVIDED ALWAYS, And these presents are upon this express condition, that whereas said parties
	of the first part he ve this day executed and delivered one Certain promissory not
t	of the first part have this day executed and delivered one certain promissory not Eleven Thousand Four Hundred Forty-five DOLLA
b	earing even date herewith, payable of Leavenworth, Kansas
	populationstallments, of Two Thousand Eight Hundred Sixty-one and 27/100 (\$2,861.27) DOLL
	ach/the first installment payable on the 15th day of May 19.71, the sec
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d	ayxof May, 1972 and fourth/ mok \$2,861.28/ November 15, 1972.
Y	Whereas, this mortgage is made subject to one first mortgage upon the above described real estate, for the sum of \$ 18,500 ith interest thereon at the rate of <u>6.75</u> per cent, payable <u>month ly</u> kakkakky, now if default shall be made in the paya
0	The amount secured by said first mortgage or any part thereof or of any interest thereon at the time it shall become due and paid
0	ccording to the express terms of said mortgage, then the party of the second part or his assigns or the legal holder of this mortgage
0	ne note secured hereby, may at his option, for the protection of this mortgage, make said payments of principal or interest, and mount so paid shall be added to the amount secured by this mortgage and shall be secured hereby and shall draw interest of the rat
	an per cent, from the time of such payment, and he may declare this mortgage and note due and payable at any time thereafter and
b	e entried to immediate possession of said premises and foreclosure of this mortgage.
t	And if default be made in the payment of any one of the installments described in this mortgage and note when due, or any nereof, then all unpaid installments shall become immediately due and payable, at the option of the part 105 of the second part or
16	gal holder of said note and shall draw interest at the rate of ten per cent per conjum from the date of said note until fully n
A	ppraisement waived at option of mortgagee.
s	Now if said parties of the first part
n	nall pay or cause to be paid to said part les of the second part, their heirs or assigns, said sum of money in the above descr ote mentioned, together with the interest thereon, according to the terms, and tenor of the seme, then these presents shall be wh
u	ischarged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or
	interest thereon, is not paid when the same is due, and if the taxes and assessments of every nature which are or may be assessed
~	wied 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 ept up, then the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, and said part
0	The second part shall be entitled to the possession of said promises and feverlands of the
	And the said part ies of the first part, for / one their heirs do hereby covenant to and with the said part
o r	and second part, executors, doministrators or assigns, that they are lawfully seized in fee of said premises, and have
18	ght to sell and convey the same, that said premises are free and clear of all encumbrances, except as noted above,
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	nd that they will, and their heirs, executors, and administrators shall, forever warrant and defend the title of
so	aid premises against the lawful claims and demands of all persons whomsoever.
	In Witness Whereof, The said part 105 of the first part ha Ve hereunto set their hands the day and year first at ritten.
*	ATTEST: a Awight Theman
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State of the local division of the local div	A. Dwight Thomas

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