153

たい

x

٠, 

2.

r. 1.14

BECOND MORT	TRAGE	(No. 41	53538	BOOK 107 F. J. Boyles, Publisher of 1	Legal Blanks, Lawrence	e, Kanses
		e this 24t		of June	a and a star	19.54
		and Jewel N.			wife	
of Dougl	A CONTRACTOR OF THE OWNER	County, in the	State of Kal	1888	of the firm	st part, an
Glenn L. Ka	and the second states	bunty, in the State	of Kanaga of the	second nexts		in the second
0		sseth, That the state			consideration of	the sum
the receipt of which	h is hereby ackno	and 22/100 (	these presents gr	ant, bargain, sell a	nd convey unto	said parta
of the second part of Dougl	h1ai	heirs and assign and State of Kansas	, all the following to-wit:	g described Real Es	tate, situated in	the Count
		City of Law		zedale, an a	<u>ddition</u>	
					<u>.</u>	A
		SAME, Together w		lar the tenements, l	hereditaments a	nd appurt
	PROVIDE	D ALWAYS, and	these presents are		A STATE OF A	
OT	10 .	ewel N. Coffe	y note to said	part y of the	second part, fo	r the sum
		and 22/100				DOLLAI
bearing even date Kansas, in equal	herewith, payable installments of	eat his officient	00 (\$10.00)	nce, Kansas		DOLLAI
make all a freed low	tallment namehle e	24th	danal	July	10.54	the see
installment on the	e 24th day	day of Augus	eding mont	4, and other thereafter, until the	e entire sum is f	ully paid.
Whereas, this	mortgage is made su	bject to one first mort 3/4 per cent. pay	rage upon the above	described real estate,	for the sum of \$ \$	3,250.C
amount secured by a to the express terms	aid first mortgage or of said mortgage, th	any part thereof or of ien the party of the sec	any interest thereof	ns or the legal holder of	of this mortgage a	and the not
secured hereby, may shall be added to the	at his option, for the amount secured by	e protection of this mor this mortgage and sha	tgage, make said pay 1 be secured hereby	and shall draw interes	interest, and the au t at the rate of ten	per cent. fr
immediate possession	n of said premises an	clare this mortgage and d foreclosure of this m ment of any one of the	ortgage.			
thereof, then all unp	aid installments shall	l become immediately interest at the rate of	lue and payable, at	the option of the part	yof the seco	nd part or
Appraisement waive	d at option of mortga				and the second second	
shall pay or cause to described note men	be paid to said part	y of the second	part, his according to the terr	heirs or assigns, s	said sum of mone me, then these pr	esents shall
wholly discharged ar or any interest there	nd void; and otherwis	se shall remain in full' the same is due; and i	orce and effect. But the taxes and asset	t if said sum or sums sements of every natur	e which are or ma	y part ther y be asses
and levied against sa not kept up, then th	aid premises or any p te whole of said sum	art thereof are not paid and sums and interest	when the same are thereon, shall and	by law made due and by these presents bee	l payable, or if th come due and pay	e. insurance
And the said p	part 105 of the firs	led to the possession of at part, for themse.	vesand for	their heirs, do	hereby coven	ant to and w
		xecutors, administrator ad convey the same, that				in fee of t
· · · · · · · · · · · · · · · · · · ·	the state of the s	7		The set		-
and a second second	free and a second					
and that they	will, and the	eir heirs, execut	ors and administrate	ors shall, forever warra	ant and defend the	title of the
In Witn	ess Whereof,	emands of all persons The said parties	of the first part ha	Ve_hereunto set t	heir hand	S the day
year first above writ ATTEST:	ten.			Charlie .	Peffe	11
- 10 A 3		A.		Jewel 7	7. Offe	lt .
the second second	The state of the s			0	//	1
				And the second s	CARLES STATES	
A CONTRACTOR	and the second		a part of the second	0 <u>b</u>	· •	Contraction of the

n an the second s

41 1

0

ſ

0

and the second

A Participant of the

A BAR MARINE AND

ALC: NOT

\*\*\*