Last ship and a ship is

SECOND MORTGAGE	Constant of the second s	41 BOOK 10	the set of	
the second s	(No. 49)		s, Publisher of Legal Blanks	Lawrence, Kansas
This Indenture, Made this	7th	day of(	)ctober	19.52
between Everett Keith Stanle	y and Hazel	Stanley, ht	isophia and wi	Ce · · · ·
of Douglas Com Eugene L. Doane and Glen	nty, in the State of	Kansas	to	the first part, and
	State State State State State	sas, of the second p		and the second s
Witnesseth,	That the said part	ies_of the firs	t part, in considerat	ion of the sum of
Eleven Hundred Thirty Three the receipt of which is hereby acknowledged, of the second part, their heirs of Douglas and State	e and 30/100 doby these p and assigns, all th of Kansas, to-wit	oresents grant, barn e following describ	) gain, sell and convey ed Real Estate, situa	DOLLARS, unto said partie ted in the County
The North 50 feet	of the Sout	h 60 feet of	Lot 2 in Bl	<u>ock 12</u>
		e or cy or the	wrence, Kans	88
		the second second		
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		1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	and the second sec	
TO HAVE AND TO HOLD THE SAME. nances thereunto belonging, or in anywise ap PROVIDED ALWA	YS, and these pro	: esents are upon thi	a or proses our dition	
avere to heith stanley and Ha	zel Stanley	, husband h	ve this day execu	ted and delivered
Eleven Aunarea Thirty Three	e and 30/100	0 (01.135.30	of the second pa	
bearing even date herewith, payable at	eir office	in Lawrence.	Kansas	
Kansas, in equal installments of Twenty	(\$20 001-	the state of the second states		
each, the first installment payable on the successful installments of installments of days of each succeeding month	Iwenty (220,	00 dollars	, 19.1 minimized control on 11 , until the entire sun	52_, the second
Whereas, this mortgage is made subject to one with interest thereon at the rate of pro- mount secured by said first mortgage or any part the to the express terms of said mortgage, then the party secured hereby, may at his option, for the protection shall be added to the amount secured by this mortgag the time of said payment, and he may declare this mi- immediate possession of said premises and foreclosur- And if default be made in the payment of any thereof, then all unpaid installments shall become im legal holder of said option of mortgagee. Now if said <u>Evenett Kotter</u> <u>Star</u>	r cent, payable _HO1 ereof or of any intere of the second part or of this mortgage, mail ge and shall be secur ortgage and note du e of this mortgage. one of the installmen mediately due and pa the rate of ten.per	12h Agnually, now if at thereon at the time this assigns or the leg- te said payments of pri- ed hereby and shall dri- e and /payable at an is described in this in yable, at the option of cent. per annum fro cell Stanley.	default shall be made in it shall become due and ral holder of this mortgy incipal or interest, and aw interest at the rate of y time thereafter and hortgage and note whe 'the part of the m the date of said noo	the payment of the payable according use and the note the amount so paid of ten per cent from shall be entitled to n due, or any part second part or the te ontil fully paid.
shall pay or cause to be paid to said part <u>103</u> of t described note mentioned, together with the interest wholly discharged and void; and otherwise shall rem or any interest thereon, is not paid when the same is and levied against said premises or any part thereof a not kept up, then the whole of said sum and sums an not kept up, then the whole of said sum and sums an part of the second part shall be entitled to the po And the said part <u>105</u> of the first part, for <u>1</u> the said part <u>105</u> of the second part, executors, addr premises, and ha <u>VG</u> good right to sell and convey the	the second part, the t thereon, according to ain in full force and e due; and if the taxes are not paid when the d interest thereon, s seession of said prem therest thereon, a seession of said prem therest thereon are a set of the there of the there are a set of the there are a set of the there are a set of the there are a set of the there are a set of the there are a set of the there are a set of the there are a set of the the the the the the the the the the the the the the the the	heirs or o the terms and tenor ffect. But if said sun and assessments of e same are by law mad hall and by these pr ises and foreclosure o Lon these ns, that Ling a	assigns, said sum of a of the same, then thes a or sums of money, o retry nature which are o e due and payable, or esents become due and t this mortgage. beirs, do hereby co Cé. lawfully s	money in the above e presents shall be r any part thereof, r may be assessed if the insurance is i payable, and said wenant to and with eized in fee of said
certain mortgage in favor o	of the Capit	ol Federal	avings and I	oan
Association, Topeka, Kansas				
1952 and recorded October 2 the Register of Deeds, Doug			ce 516 in the	Of lice of
and that they will, and their he remises against the lawful claims and demands of al In Witness Whereof, The said pa	irs, executors and adr l persons whomsoeve	ninistrators shall, fore		the title of the said
ear first above written."	۶.			The second s
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