

and the second states of the second	A CONTRACTOR OF THE OWNER
	Reg. No. 1,252 510
Mathematical and an	Fee Paid \$3.75 OVO
SECOND MORTGAGE (No. 49)	
This Indontume	5022 BOOK 113 Allen Press, Lawrence, Kansas
between Thomas of ancia & Wife	of 1966
of County, in the State of	Cantas of the first part, and
Hany = a Duckett	
of <u>County</u> , in the State of Kansas, of t	
Witnesseth, That the said port is of the first part, in consideration of fifteen Hunglied Twenty 000	ITI STO CE 1-
the receipt of which is hereby acknowledged, da. by these presents grant, barga	DOLLARS, January and said part 1 of the second part, January 1
and State of Kansas, to-wit:	n the County of Long that
Lat my Imenty thill (2) in	addition no ince 151 3.
_ in muth L'aurence, Lau	
	
	1
*	Į.
TO HAVE AND TO HOLD THE SAME, Together with all and singular the	tenements, hereditaments and appurtenances thereunto
belonging, or in anywise appertaining forever: •	
PROVIDED ALWAYS, And these presents pre upon this ex of the faut faut have this day executed and deliv	
to said part of the second part, for the sum of Eiftein Ha	
bearing even date herewith, payable of Douglat Cont	
in equal installments, of <u>1.4444</u> <u>2.04244</u> <u>1.0</u> each, the first installment payable on the <u>1.8014</u> day of	DOLLARS)
installment on the 15 th day of July	19.4.6, and one installment on the _ 15.th
	in each year thereafter, until the entire sum is fully paid.
Whereas, this mortgage is made subject to one first mortgage upon the al	
of the amount secured by sold first mortgage or any part thereof or of any inte- according to the express terms of said mortgage, then the party of the second pa	
the note secured hereby, may at his option, for the protection of this mortgage amount so paid shall be added to the amount secured by this mortgage and shall	ge, make said payments of principal or interest, and the
ten per cent, from the time of such payment, and he may declare this mortgage	and note due and payable at any time thereafter and shall
be entitled to immediate possession of said premises and foreclasure of this mort And if default be made in the payment of any one of the installments de	
 thereof, then all unpaid installments shall become immediately due and payable legal holder of said note and shall draw interest at the rate of ten per cent 	
Appraisement waived at option of mortgagee.	
Now if said <u>fail</u> actual shall pay or cause to be paid to said part <i>Y</i> of the second part, has her	irs or assigns, said sum of money in the above described
note mentioned, together with the interest thereon, according to the terms and discharged and void; and otherwise shall remain in full force and effect. But if	t tenor of the same, then these presents shall be wholly
interest thereon, is not paid when the same is due; and if the taxes and assess	ments of every nature which are or may be assessed and
levied against said premises or any part thereof are not paid when the same are kept up, then the whole of said sum and sums and interest thereon, shall and by t	
of the second part shall be entitled to the possession of said premises and forecle And the said part and of the first part, for The mand There is	
of the second part, executors, administrators or assigns, that <u>they</u> and	L lawfully seized in fee of said premises, and had good
right to sell and convey the same, that said premises are free and clear of all en	red party
1.11 M	3
	strators shall, forever warrant and defend the title of the
said premises against the lawful claims and demands of all persons whomsoever.	
written	How line's
ATTEST:	Thomas Carcia