<pre>tween William J. De Jarnette and Frieda De Jarnette, his wife Douglas County, in the State of Kanass of the first part, and gring L. Doarse and Dorie F. Doarse, his wife as joint tenants with right of survivorship Douglas County, in the State of Kanass, of the second part: Witnessecht, Tott the said partiess of the first part, in consideration of the sum of gring Hundred Stighty-tro and 33/LOO (886-23)</pre>	Part of the state of a large state in the state of the state in the state in the state in the state of t		· ·		Fee Paid \$2.25
Ubis Inverture, Made this 10th day of	Ubis Inverture, Made this 10th day of	SECOND MONTGAGE	With the second s	and the state of the second	
<pre>two</pre>	<pre>two</pre>		1. S. A. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	F. J. Boyles, Publisher of Le	#
Douglas	Douglas				19.57
<pre>memory is not an isomeony in the State of Kanasa, of the second part: Witnessech, That the said particles of the first part, in consideration of the sum of state at the said particles</pre>	<pre>memory is not an isomeony in the State of Kanasa, of the second part: Witnessech, That the said particles of the first part, in consideration of the sum of state at the said particles</pre>				
<pre>split Hundred Highty-two and 33/LOO (8882.33)</pre>	<pre>split Hundred Highty-two and 33/LOO (8882.33)</pre>	ngene L. Doane and Doris R. Do not as tenants in common f Douglas Count	cane, his wife as j y, in the State of Kansas,	oint tenants with rig of the second part:	tht of survivorship
Lot Number Fourteen (11), in Block Number Seren (7), in Sunset Hill Estate Subdivision, in the City of Lawrence In the City of Lawrence To HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and appartemates belonging, or in anywise apportaining forever. PROUDED ALWAYS, and they presents are upon this express condition, that whereas said Milliam J. De Jarnetts and Prieda De Jarnetts, his wild have the second part, for the sum of gent Bundred Eighty-two and 33/LOO (8582.33) DOLLARS acting even date herewith, payable at their office in Lawrence, Kansa, in equal installment of Seven ard no (8.200) DOLLARS acting even date herewith approaches their office in Lawrence, Kansa, in equal installment payable at their office in Lawrence, Kansa, in equal installment payable at their office in Lawrence, Kansa, in equal installment payable at their office of an lawrence, Kansa, in equal installment payable at their office in Lawrence, Kansa, in equal installment payable at their office of an lawrence, Kansa, in equal installment payable at their office of an intervent and the entries arm is fully paid. Whereas the moreage is may part heread the payable at their office of an intervent and the entries arm is fully paid. Whereas the moreage to make the office of an intervent approach theoretic correct theoretic correct and for moreage on any part heread the intervent at the same of a figure payable at the pay of the second payable at the payable at	Lot Number Fourteen (11), in Block Number Seren (7), in Sunset Hill Estate Subdivision, in the City of Lawrence In the City of Lawrence To HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and appartemates belonging, or in anywise apportaining forever. PROUDED ALWAYS, and they presents are upon this express condition, that whereas said Milliam J. De Jarnetts and Prieda De Jarnetts, his wild have the second part, for the sum of gent Bundred Eighty-two and 33/LOO (8582.33) DOLLARS acting even date herewith, payable at their office in Lawrence, Kansa, in equal installment of Seven ard no (8.200) DOLLARS acting even date herewith approaches their office in Lawrence, Kansa, in equal installment payable at their office in Lawrence, Kansa, in equal installment payable at their office in Lawrence, Kansa, in equal installment payable at their office of an lawrence, Kansa, in equal installment payable at their office in Lawrence, Kansa, in equal installment payable at their office of an lawrence, Kansa, in equal installment payable at their office of an intervent and the entries arm is fully paid. Whereas the moreage is may part heread the payable at their office of an intervent and the entries arm is fully paid. Whereas the moreage to make the office of an intervent approach theoretic correct theoretic correct and for moreage on any part heread the intervent at the same of a figure payable at the pay of the second payable at the payable at	ight Hundred Eighty-two and 3 he receipt of which is hereby acknowled f the second part, their h	3/100 (\$882.33)	ents grant, bargain, sell an	DOLLARS,
CO HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and apparte- manee theremus belonging, or in anywise appertaining forever. PROVIDED ALWAYS, and their presents are upon this express condition, that whereas and multime J. De Jarnette, and Princip De Jarnette, his wite. ha we thind y excented and delivered on	CO HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and apparte- manee theremus belonging, or in anywise appertaining forever. PROVIDED ALWAYS, and their presents are upon this express condition, that whereas and multime J. De Jarnette, and Princip De Jarnette, his wite. ha we thind y excented and delivered on			(7), in Sunset Hill)	Estate Subdivision,
CO HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and appurte- names thereants belonging, or in any wise appertaining forever. PROVIDED ALMAYS, and theigh presents are upon this express condition, that whereas and filliam J. De Jarnette and Frieda De Jarnette, his wife have this day executed and delivered	CO HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and appurte- names thereants belonging, or in any wise appertaining forever. PROVIDED ALMAYS, and theigh presents are upon this express condition, that whereas and filliam J. De Jarnette and Frieda De Jarnette, his wife have this day executed and delivered	نا نا	n the City of Lawre	nce	
TO HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and appurte- names thereouts belonging, or in anywise appertaining forever. PROVIDED ALWAYS, and they presents are upon this express condition, that whereas said Milliam J. De Jarnatte and Frieda De Jarnette, his wife has the day excented and delivered one creating promissory note to said parles of the second part, for the sum of sight Hundred Sighty-two and 33/100 (8682, 33) DOLLARS barring even date herewith, myable at their office in Lawrence, Kansas, in equal installments of Seven and no/LOO (\$7,000) DOLLARS barring even date herewith, myable at their office in Lawrence, Kansas, in equal installments of Seven and no/LOO (\$7,000) DOLLARS barring even date herewith, myable at their office in Lawrence, Kansas, in equal installments of Seven and no/LOO (\$7,000) DOLLARS barring even date herewith, myable at their office in Lawrence, the first installment purable on the lat.	<pre>CO HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and appurte- names thereants belonging, or in anywise appertaining forever:</pre>				
170 HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and appartements and several teness thereants belonging, or in anywise appertaining (orever: 180 PALVAYS, and these presents are upon this express condition, that whereas said self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, the second part, the second of the teness of teness of the second part, the second of the teness of the second part, the second of the teness of the second part, the second of the teness of the second part, the second of the tenes of the second of the teness of the second part, the second of the teness of the second part, the second of the teness of the second part, the second of the teness of the second part, the second of the teness of the second part, the second of the teness of the second part, the second of the teness of the second part, the second of the teness of the second part, the teness of the second part, the second of the teness of the second part of the se	De HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and appartements and separtements belonging, or in naywise appertaining forever: PROVIDED ALWAYS, and their presents are upon this express condition, that whereas said set in the second part of the article and Frieda De Jarnetke, his wife. have this day executed and delivered one certain promissory note to said parties of the second part, for the sum of set Hundred Eighty-two and 33/100 (SB2.33)	•			0
170 HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and appartements and several teness thereants belonging, or in anywise appertaining (orever: 180 PALVAYS, and these presents are upon this express condition, that whereas said self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, for the sum of Self teness of the second part, the second part, the second of the teness of teness of the second part, the second of the teness of the second part, the second of the teness of the second part, the second of the teness of the second part, the second of the tenes of the second of the teness of the second part, the second of the teness of the second part, the second of the teness of the second part, the second of the teness of the second part, the second of the teness of the second part, the second of the teness of the second part, the second of the teness of the second part, the second of the teness of the second part, the teness of the second part, the second of the teness of the second part of the se	De HAVE AND TO HOLD THE SAME. Together with all and singular the tenements, hereditaments and appartements and separtements belonging, or in naywise appertaining forever: PROVIDED ALWAYS, and their presents are upon this express condition, that whereas said set in the second part of the article and Frieda De Jarnetke, his wife. have this day executed and delivered one certain promissory note to said parties of the second part, for the sum of set Hundred Eighty-two and 33/100 (SB2.33)				
Millian J. De Jarnette and Frieda De Jarnette, his wife have this day executed and delivered one certain promiseory note to said partles of the second part, for the sum of Mapht Hundred Eighty-two and 33/100 (\$862.33)	names therean to belonging, or in anywise appertaining forever: PROVIDED ALWAYS, and these presents are upon this express condition, that whereas eaid Milliam J. De Jarnette and Prieda De Jarnette, his wife have this day executed and delivered one				
names thereanto belonging, or in anywise appertaining forwer: PROVIDED ALWAYS, and these presents are upon this express condition, that whereas said Millian J. De Jarnette and Frieda De Jarnetta, his wife	names therean to belonging, or in anywise appertaining forever: PROVIDED ALWAYS, and these presents are upon this express condition, that whereas said Millian J. De Jarnette and Prieda De Jarnette, his wife		A CONTRACTOR		
ODE certain promissory note to said part195 of the second part, for the sum of tight Hundred Eighty-two and 33/100 (\$6862.33) DOLLARS bearing even date herewith, payable at their office in Larrence, Kanas, in equal installments of Seven and no/LOO (\$7.00) DOLLARS each, the first installment payable on the list. day of October 10.57 the second part high first Sin ments on inscrept and payable at the entry month. instruction on the list. day of October 10.57 and sociasticity second state in the second part high second	ODD certain promissory note to said part195 of the second part, for the sum of sight Hundred Eighty-two and 33/100 (\$6882.33) DOLLARS waring even date herewith, payable at their office in Larrence, Kanas, in equal installment payable at their office in Larrence, Nones, in equal installment payable at their office in Larrence, waring even date herewith, payable at their office in Larrence, In each 2000 (\$7.00) DOLLARS war, in equal installment payable on the lst. day of October 19.57, and sociastic installments on Seven arr. the first day of each and every month in each year thereafter, until the entire sum is fully paid. Wherea, this mortgage and hever y month in each year thereafter, until the entire sum is fully paid. Wherea, this mortgage and hever on the time is thail beached in the payment of the annot secured by said first mortgage and shall be secured hereby and shall daw interest at the rate of the mortgage and the otch concerce the payabe. annuly, owi feal bloder of the mortgage and the otch concerce thereby and shall be secured hereby and shall be secured	nances thereunto belonging, or in anywi	ise appertaining forever:		
Sight Hundred Eighty-two and 33/100 (\$882.33)	sight Hundred Eighty-two and 33/100 (\$8682.33) DOLLARS searing even date herewith, payable at their office in Lawrence, DOLLARS Kanas, in equal installment payable on the lst. day of October DOLLARS succeeding installment payable on the lst. day of October 10.57 where some installed in the same installed in any one of the installed installed in the any of the social installed in the instread in the installed in the installed in the installed in the ins				
<pre>caring even date herewith, payable at their office in Lawrence, Kansas, in equal installments of Seven and no/100 (\$7.00)</pre>	<pre>caring even date herewith, payable at their office in Lawrence, Kansas, in equal installments of Seven and no/100 (\$7.00)</pre>				
And the said part 185 of the first part, for the MSB1V85 and for their heirs, do hereby covenant to and with the said part 185 of the second part, executors, administrators and assigns, that they are havfully seized in fee of said premises, and have good right to sell and convey the same, that said premises are free and clear of all encumbrances.except a mortgage to Capitol Federal Savings and Loan Association in the original sum of \$9,500.0 dated November 30, 1954 and 'recorded December 2, 1954 in Book 107 at page 570-3 in the office of the Register of Deceds, Douglas County, Kansas and that they will and their heirs, executors and administrators shall, forever warrent and defend the title of the said premises against the layful chims and demands of all persons whomsoever. In Witness Whereof, The said partles of the first part ha Ve hereunto set their hands the day an year first above written.'/ " ATTEST: " Multice of Large Lar	And the said part 185 of the first part, for the MSB1V85 and for their heirs, do hereby covenant to and with the said part 185 of the second part, executors, administrators and assigns, that they are havfully seized in fee of said premises, and have good right to sell and convey the same, that said premises are free and clear of all encumbrances.except a mortgage to Capitol Federal Savings and Loan Association in the original sum of \$9,500.0 dated November 30, 1954 and 'recorded December 2, 1954 in Book 107 at page 570-3 in the office of the Register of Deceds, Douglas County, Kansas and that they will and their heirs, executors and administrators shall, forever warrent and defend the title of the said premises against the layful chims and demands of all persons whomsoever. In Witness Whereof, The said partles of the first part ha Ve hereunto set their hands the day an year first above written.'/ " ATTEST: " Multice of Large Lar	When the set is a mortgage as made support with interest thereon at the rate of 42 amount secured by said first mortgage or any to the express terms of said mortgage, then the secured hereby, may at his option, for the pro- thall be added to the amount secured by this re- hereine of said payment, and he may declare mmediate possession of said premises and for And if default be made in the payment thereof, then all unpaid installments shall bec- egal holder of said note and shall draw inte Appraisement waived at option of mortgagee. Now if said William J. De Jar shall pay or cause to be paid to said pardess described note mentioned, together with the wholy discharged and void, and otherwise sh or any interest thereon, is not paid when the i and levied against and premises or any part U	per cent, payabe part likereof or of any interes tection of this mortgage, make mortgage and shall be secured this mortgage, and the due eclosure of this mortgage. of any one of the installment one immediately due and pay rest at the rate of ten per of mette and Frieda De- of the second part, the interest thereon, according to all remain full force and ef same is due; and if the taxes a hereof are not paid when the sums and interest thereon, as	annually, now if default shall t thereon at the time it shall bec- his assigns or the legal holder of said payments of principal or in d hereby and shall draw interest and payable at any time ther s described in this mortgage an able, at the option of the part 1 cent. per annum from the date is Jarnetta , his wife is because the option of the sam the termis and theor of the sam and assessments of every nature same are by law made due and all and by these presents becc	The sum of a payable according this mortgage and the note treast, and the amount so paid at the rate of ten per cent. from eafter and shall be entitled to d note when due, or any par GS of the second part or the of said note until fully paid id sum of money in the above e, then these presents shall be of money, or any part thereof which are or may be assesses payable, or if the insurance i ime due and payable, and sais
dated November 30, 1954 and recorded December 2, 1954 in Book 107 at page 570-3 in the office of the Register of Deeds, Douglas County, Kansas and that they will and their heirs, executors and administrators shall, forever warrant and defend the life of the sale premises against the layful chims and demands of all persons whomsoever. In Witness Whereof, The said partles of the first part ha Ve hereunto set their hands the day an year first above written." * ATTEST: * ATTES	dated November 30, 1954 and recorded December 2, 1954 in Book 107 at page 570-3 in the office of the Register of Deeds, Douglas County, Kansas and that they will and their heirs, executors and administrators shall, forever warrant and defend the life of the sale premises against the layful chims and demands of all persons whomsoever. In Witness Whereof, The said partles of the first part ha Ve hereunto set their hands the day an year first above written." * ATTEST: * ATTES	And the said part 105 of the first part the said part 105 of the second part, execut	rt, forthemselves and assign	for their heirs, do	hereby covenant to and with lawfully seized in fee of said
and that they will, and their heirs, executors and administrators shall, forever warrant and defend the litle of the sale premises against the tauful chims and demands of all persons whomsoever. 7 In Witness Whereol, The said partles of the first part ha Ve hereunin set their hands the day and year first above, written." * ATTEST: * ATTEST: * ATTEST:	and that they will and their heirs, executors and administrators shall, forever warrant and defend the litle of the sale premises against the lauful chims and demands of all persons whomsoever. 7 In Witness Whereol, The said partles of the first part ha Ve hereunto set their hands the day and year first above, written ?? * ATTEST: * ATTEST: * ATTEST:	mortgage to Capitol Federal S dated November 30, 1954 and r	Savings and Loan As recorded December, 2	sociation in the orig , 1954 in Book 107 at	inal sum of \$9,500.0
premises against the lawful claims and demands of all persons whomsoever. 7 In Witness Whereol, The said parties of the first part ha VO hereunto set their hands the day and year first above written." * ATTEST: * ATT	premises against the lauful chims and demands of all persons whomsever. 7 In Witness Whereof, The said partles_of the first part ha Ve_hereunto set their hands the day and year first above, written !! * ATTEST: * ATT	office of the Register of Dee	eds, Douglas County	, Kansas	· · · · · · · · · · · · · · · · · · ·
Frieda De Jarnette	Frieda De Jarnette	premises against the lawful claims and demar In Witness Whereof, The year first above written."	nds of all persons whomsoeve	r, 7 part ha VO_hercunto set _1	heir hands the day and
				Frieda De Jari	nette
		Land and the second	<u>- 1 - 1</u> - 1 - 1	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	

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