Sugerial L, Dorane and Doris R, Donne, his wife and mot as tenants in constant g	as, his vife as to be second part: ties of the first part, in consideration of the sum
of Douglas County, in the State Storme L, Donne and Dorts L, Donne, his vife and not as Cenants 10 county and not as Cenants 10 county and not as Cenants 10 county, in the State of Ka Witnesseth, That the said part Con Thousand Fourteen and 93/100 (91,01,93) the second part, Main Berby acknowledged, do	Manness of the first part, az as joint ternants with right of survivorsh ass, of the second part: 105
nances thereants belonging, or in anywise appertaining foren PROVIDED ALWAYS, and these initers J. Sneegas and Buth M. Sneegas, his i <u>one</u>	er: presents are upon this express condition, that whereas as if to ha V0 this day executed and deliver to said part 105 of the second part, for the sum DOLLAT LAWTONCO, KANSAS OO)
Whereas, this morrgage is made subject to one first morrgage up with interest therecon at the rate of 24	on the above described real estate, for the sum of \$ 11,000 cG annually, now if default shall be made in the payment of erst threems at the time it shall be one due and payable accord tor his assigns or the legal holder of this mortgage and the not make said payments of principal or interest, and the amount so p ured hereby and shall draw intervet at the rate of ten per cent, ft due and payable at any time thereafter and shall be entitled and described in this mortgage and note when the circle pay and payable, at the option of the part <u>195</u> of the second part or cent, per cent, per anoum from the date of said network unit fully p
shall pay or cause to be paid to said part 105 of the second part, described note mentioned, together with the interest thereon, accord wholly discharged and voir, and otherwise shall remain in full force a or any interest thereon, is not paid when the same is due; and if the to not level against and previous or any part thereof are not paid when be part. BEof the second part shall be entitled to the possession of said p And the said part 105 of the second part, executors, administrators and prunises, and ha YB good right to sell and convey the same, that said first mortgage to Gayi tol Federal. Savings an	
119, page 210-12 in the office of the Regis	their, heirs or assigns, said sum of money in the ak ag to the terms and ismor of the same, then these presents shall deffect. But if said sum or sums of money, or any part they are and assessments of every nature which are or may be asses- the same are by law made due and payable, or if this insurance a, shall and by these presents become due and payable, and or remises and forcelosure of this morrigae. und for their heirs, do hereby covenant to and v asigns, that they are insufully seized in fee of remises are free and clear of all encumbrances. except a nd Loam Association, Topeka, Kansas in the , 1958 and recorded August 28, 1958 in Boo
premises against the lawful claims and demands of all persons whoms	administrators shall, forever warrant and defend the title of the sever. irst part ha V9_herounts set their hand ³ the day Matter J. Jacobs walter J. Jacobs Matter J. Ja

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