NOW, If said part 108 of the first part shall pay, or oause to be paid, to said part 108 of the second part hair or assigns, said sum of monty in the above described nots mentioned, together with the interest thereon, accord-ing to the terms and senor of the same, then these presents shall be wholly discharged and void; and otherwise shall remain in full force and about. But if said sum or sums of money, or any part thereof, or any interest thereon, is not paid when it is same is due, or if the taxes and assessments of every nature which are or may be assessed and levied against end premiese or any part thereof, are not paid when the same are by law made due and payable, then the whole of said sum and sume, and interest thereon, shall and by these presents become due and payable, and said part 08 of the second part shall be antitled to the premiess. IN WITKESS WHEREOF, The said pard 85of the first part he VO hereunto set their hand 8 the day and year in multion 10nOllun Dorothy & akin STATE OF KANSAS, TOR O. Akin and Dorothy G. Akin the same to us to be the same perces. I who exceeded the within instrument of writing, and such IN TESTIMONY WRITERON, I have breade set my hand and extend my Notarial and the day and want for about other when other the set my hand and extend my Notarial 15.58

Husta a. Beck

the second s

「「「「「「「「「」」」