NOW, If the said parties of the first part shall well and truly pay, or o suce to be paid, the sum of money in said note mentioned, with the interest therean, according to the tenor and effect of said note , then these presents shall be null and void. But if said sum of money or either of them, or any part thereof, or any interest thereon, be not paid when the same become due, then, and in that case, the whole of said sum and interest shall, at the option of said part 165 of the second part or assigns, by virtue of this Mortgage, immediately become due and payable; or, if the taxes and assessments of every nature which are or may be assessed against said land and appurtenances, or either of them, or any part, thereof, are not paid at the time when the same are by law made due and payable, then in like manner the said note , and the whole of said sum shall immediately become due and payable; and upon forfeiture of this Morigage, or in case of default in any of the pay-ments herein provided for, the part 165of the second part, the 1 DERX X Morial Context of the pay-ments herein provided for, the part 165of the second part, the 1 DERX X Morial Context of the paybe entitled to a judgment for the sum due upon said note and the additional sums paid by virtue of this Mort-gage, and all costs and expenses of enforcing the same, as provided by law, and a decree for the sale of said premises in estidaction of said judgment. forclosing all rights and equities in and to each premises of said part 1080/ the first part, theirheirs and assigns, and all persons claiming under them , at which sais, appreisement of said property is hereby waired by said part 165 of the first part, and all benefits of the Homesteed, Exemption and Stay Laws of the State of Kar sas are hereby waived by said part 10Bs the first part. And the said part 10S of the first part shall and will at their spense from the date of the execution of this Mortgage until said note and interest, and all liens and at LIGUTY is speaks from the date of the execution of this Mortgage unit saw note and interest, and all liens and charges by virtue hered, are fully paid of and discherged, keep the bujklings erected and to be excited on soil lands, heared in some responsible insurance scenary duty authorised to do business, in the State of Kanses, to the amount of twenty Your hundred and no/100 Dollars, for the benefit of the said part 168 of the second part or by sharing and in default thereof said part 168 of the second part may at his option effect such insurance in the ir own name 8, and the premium or premiums, costs, charges and expenses for effecting the same shall be an additional lien on said mortgaged property, and may at his option pay any tases or statutory liens against and property, all of which sums with 10 per cent interest may be enforced and collected in the same manner as the principal debt hereby secured. AND the said part 188 of the first part do hereby covenant and agree that at the delivery hereof said they are the invful owned of the premises above granted and seized of a good and inde feasible estate of inheritance therein, free and clear of all incumbrance and that they will known and have reache ended of internative instant, when no cost and the second that they will known that beford the same in the quiet and peaceble possision of said part 603 of the second part their neader of second second second second second second whomsoever. IN WITNESS WHEREOF, The said parties of the first part have hereunto set their hand \$ and year first above written. Win M. Lowman. Executed and delivered in presence of 639 STATE OF KANSAS. County of Rilay BE IT REMEMBERED, That on this 19th day of August , A. D. 1957, before me, the undersigned, a Notary Fublic in and for the County and State aforesaid, came Mary Bitcher Lowman and Wm. M. Lowman her hub band when TB. personally known to me to be the same person. I who executed the within instrument of writing, and such person.9. duly acknowledged the execution of same. IN TESTIMONY WHEREOF, I have hereanto set my hand and affixed my. seal the day and year last boy written. O Cille, Notary Public. Termerpires R /Sept. 22nd 19 57. arold al Peck

\$1994.75. RECEIVED OF Mary Butcher Lowman and Wm. M. Lowman her husband the within named mortgagors, the sum of nineteen hundred ninety four & 75/100 DOLLARS, full satisfaction of the within Mortgage. Estate of Anna C. Donaldson, Deceased

By Henry Otto. W. B. Glenn, Trustees