P

100 miles

Bit This definition     Dot off     P. 1 Super National Links of Large Links       Diffs This of the Previous of 1 and Assistance In Arranken field, his sets     If the Arranken field and Estima In Arranken field, his sets       Outern Lie Erge Links     Outer, in the State of Kanas, to the second pice.     If the Arranken field and Estima In Arranken field, his sets       Disc Lie Erge Links     Outer, in the State of Kanas, to the second pice.     Outer Lie Erge Links       Incelas     Outer, in the State of Kanas, to the second pice.     Outer Lie Erge Links       Incelas     Outer Lie Course, in the State of Kanas, to the second pice.     Outer Lie Course Lie Course of the second pice.       Incelas     Outer Lie Course, in the State of Kanas, to the second pice.     Outer Lie Course Lie Course of the second pice.       Incelas     Outer Lie Course Lie Course of the second pice.     Outer Lie Course Lie Course of the second pice.       Incelas     And State of Kanas, to the State of Course of the second pice.     Outer Lie Course Lie Course of the second pice.       Outer Lie Course Lie Course of the second pice.     And State of Kanas, to the second pice.     Outer Lie Course of the second pice.       Outer Lie Course Lie Course of the second pice.     And State of Kanas, to the second pice.     Outer Lie Course of the second pice.       Outer Lie Course Lie Course of the second pice.     And State of Kanas, to the second pice.     Outer Lie Course of the second pice.       Outer Lie Course Lie Course Course of the second pice.	SECOND MORTGAGE	6443		BOOK 117
Donglas       Ownty, in the State of Kanasa; of the second part:         Dargia       Ownty, in the State of Kanasa; of the second part:         Witnessenth, Tata the said part, lag.       other interpreter methods (4), 100,000, and the 20,000         Be receipt of which it, herefy keinowies/ested, do by these presents grant, bargiat, sell and covery unce aid part, lag.       DOLLARS;         Be receipt of which it, herefy keinowies/ested, do by these presents grant, bargiat, sell and covery unce aid part, lag.       DOLLARS;         Be receipt of which it, herefy keinowies/ested, and the set of Kanas, to will.       DOLLARS;         Be receipt of which it, herefy keinowies/ested, and the of Kanas, to will.       DOLLARS;         Be receipt of which it, herefy keinowies are:       DOLLARS;         Be receipt of the fill of the SaMK. Together with all and singular che terments, herefiltements and appute         Be receipt of the fill of the fill of the fill of the second part, for	and the second		Section of the sector	
All Daglam       Comply, in the State of Kanas, of the second part.         Witnessenth, That the said part, All2	between Richard L. Frankenfis	id and Elaine In Frankenfi	eld, his wife	265
1       Denging       County, thi this State of Kanasi, of the second part.         Number A. That the add part, Jag.       Other and the state of the second part.       Denging the second part.         Number A. State of Kanas, to viz:       Denging the second part.       Denging the second part.       Denging the second part.         A maker Kights (A) and the Spatch Tritteen (13). Set: of Lot Seven (7) in Flock 76, in Floring the second part.       Denging the second part.       Denging the second part.         A maker Kights (A) and the Spatch Tritteen (13). Set: of Lot Seven (7) in Flock 76, in Floring the second part.       Denging the second part.       Denging the second part.         A maker Kights (A) and the Spatch Tritteen (13). Set: of Lot Seven (7) in Flock 76, in Floring the second part.       Denging the second part.       Denging the second part.         A maker Kights (A) DO DOD THE SAME. Together with all and singular the terments. hereditaneous and the second part.       Denging	a second seco	County, in the State of Kanse	1 <b>8</b> 2 - 5	of the first part, and
A PLAYE AND TO HOLD THE SAME, Together with all and singular the terments, herefultaments and appute- monthlements belowed belonging, on an anywise appertaining forwer: PRAVBED ALWAYS, and these presents are tipon this express foundition, that whereas and Huhard L. Frankentisid and Hisima L. Prankentisid, his "his '1's this day excented and delivered on ortain promisory note to said part of the second part of his interview. Ranas, in equal herewith, payable at his offices 1 harvanes, Kanasa Kanas, in equal herewith, payable at his offices 1 harvanes, Kanasa Kanas, in equal herewith, payable at his offices 1 harvanes, Kanasa Kanas, in equal herewith, payable at his offices 1 harvanes, Kanasa Kanas, in equal herewith, payable at his offices 1 harvanes, Kanasa Kanas, in equal herewith, payable at his offices 1 harvanes, Kanasa Kanas, in equal herewith, payable at his offices 1 harvanes, Kanasa Kanas, in equal herewith, payable at his offices 1 harvanes, Kanasa Kanas, in equal herewith, payable at his offices 1 harvanes, Kanasa Kanas, in equal herewith, payable at his offices 1 harvanes, Kanasa Kanas, in equal herewith, payable at his offices 1 harvanes, Kanasa Kanasa here at here at offices 1 harvanes, Kanasa Kanasa here at here at the said of the said of the said here the said here the said of the here the said of the payable at the here the said of the payable at the said of the here the said of the payable at the here the said of the payable at the said of the said of the payable at the said of the payable at the said of the payable at the said of the said of the said here the said of the	Tenglas Con Witness Fourteen Hundred (\$1,100,00) the receipt of which is hereby acknow of the second part, <u>his</u> of <u>Douglas</u> an	seth, That the said part <b>198</b> of and no 100/00 /	of the first part, in con grant, bargain, sell and g described Real Estat	DOLLARS, convéy unto ssid party te, situated in the County
Another there is a non-range to in a may wise appertaining forever: Provide a state of the second part of the second	Sinclair's Addition, an Add	lition to the City of Leure	DCe	A STATE OF STATE
Important difference of the appreciation of forever:         Production of the appreciation of the appreciappreciation of the appreciation of the app			an a	
<pre>Add the said barrene is and a subject to one first mortgage upon the above described real exact. Joint the entire sum is fully paid, in the second by said first mortgage or any part thereof or of any interest thereon at the transfer, until the entire sum is fully paid, in the second by said first mortgage or any part thereof or of any interest thereon at the time is shall be been due and payable according to the express to the amount sortgage, then the party of the second part of this assigns or the legal boller of this mortgage, and the parts of the second part of the second part. His here a session, said sum of nume, you may be assessed and level and part of the second part. His here assesses the second part of the second part. His here assesses and the second part of the second part (the second part part (the second part (the</pre>	ances thereinfo belonging, or in any PROVIDED Richard L. Prankenfield and one Pointeen Hundred (\$1,400.00 searing even date herewith, payable a Kansas, in equal installments of <b>Jus</b>	wise appertaining forever: ALWAYS, and these presents are d Elaine L. Frankanfield, h certain promissory note to said p and no 100/00- this office in Lawrence, h anty and no/100 (\$20.00)-	upon this express for <b>bis wife</b> part <b>y</b> of the se <b>Cannes</b>	adition, that whereas said ay executed and delivered econd part, for the sum of DOLLARS DOLLARS
And if default be made in the payment of any one of the installments described in this mortgage and note when due, or any part hereof, then all unpaid installments shall become immediately due and payable, at the option of the part	Whenese, this mortgage is made unit it interest thereon at the rate of 45 mount secured by said first mortgage, then to the express terms of said mortgage, then excured hereby, may at his option, for the p hall be added to the smount secured by th he time of said payment, and he may decia mendate possession of said premises and	in each year ect to one first morigage upon the above per cent, payable anun y part thereof or of any interest thereon i the party of the second part or his assign protection, of this mortgage, make asid pay is mortgage and shall be secured hereby ire this mortgage and nois "due and pay forecloare of thismortrage.	thereafter, until the e described real estate, for ally, now if default shall be at the time it shall becom ns or the legal holder of it ments of principal or inte and shall draw interest at yable at any time there	ntife sum is fully paid, the sum of <b>\$8,700.00</b> be made in the payment of the ne due and payable according his mortgage and the note cress, and the amount so paid therate of ten per cent from after and shall be entitled to
And the whole of shall be entitled to the possession of said premises and foreclosure of this mortgage. And the said part 18.8 of the first part, for the said premises and foreclosure of this mortgage. And the said part 18.8 of the first part, for the said premises and foreclosure of this mortgage. And the said part 18.8 of the first part, for the said premises and foreclosure of this mortgage. And the said part 18.8 of the first part, for the said premises and foreclosure of this mortgage. And the said part 18.8 of the first part, for the same that said premises and fore the part. And the said part 18.8 of the second part, executors, administrators and assigns, that they are instantiated in fee of said premises and ha T8 good right to sell and convey the same, that said premises are free and clear of all encumbrances. STOSPD a	And if default be made in the payme hereof, then all unpaid installments shall be seen holder of said pote and shall draw, in Appraisement waived at option of mortgage Now if said <b>Richard L. Fran</b> shall pay or cause to be paid to said part learched note mentioned, together with it wholly discharged and void; and otherwise or any interest thereon, is not paid when the leaves that leaves the results any par	nt of any one of the installments describe secone, immediately due and payable, at i therest at the rate of ten per cent. per ce. <b>Internitishi and Kleine L. Fra</b> <b>Y</b> . of the second part, <b>his</b> the interest thereon, according to the term shall remain in full force and effect. But thereof are but not when the same are	he option of the part <b>Y</b> annum from the date of anheanfield, his u heirs or assigns, said as and tenor of the same, t if said sum or sums of suments of every nature w by how mode do and	<ul> <li>of the second part or the of said note until fully paid.</li> <li>sum of money in the above then these presents shall be money, or any part thereof, hich are or may be assessed</li> </ul>
and that they will, and their heir, exceptors and administrators shall, forever warring and defend the title of the said pressions against the lawful claims and demands of all persons whomsoever. In Witness Whereof, The said part iss of the first part ha TO hereunto set their hands the day and the first first first build be the said the first part has TO hereunto be their hands the day and the first first build be the said the sai	And the said part 100	d sums and interest thereon, shall and 1 4 to the possession of said premises and for part, for <b>themselves</b> and <b>for</b> is cuttors, administrators and assigns, that convey the same, that said premises are f <b>Savings and Loan Associat</b> d September 7, 1956 in Bool	by these presents become preclosure of this mortgage their heirs, do they are free and clear of all enco ion in the sum of	e due and payable, and said ge. hereby covenant to and with lawfully seized in fee of said umbrances. <b>EXCSPL a</b> <b>1.88.700.00.</b> dated
and the second sec	and thei they will, and the premises against the lawful claims and dem In Witness Whereof, it was first above written.	ir heirs, exceptors and administrato	Highard L. Jan	and hands the day and
	B. C. Party and	11 91 / AM		100

2

r ....