and conditions of the promisery note of even date herewith and secret hereby, executed by said moringers. So to said more that is a secret of the performance of all the terms and conditions contained therein. The terms of said note are hereby incorporated herein by this reference. It is the intention and agreement of the parties hereto that this moringes shall also secure any future advances made to and moringers. The product of these, may over to said moringers, and any and all indebtedness in addition to the amount shows stated which head moringers the mean in full former and affects between the spatials hereto and their heirs, price and represents. This moringes that main months secured hereands, including future advances, are paid in full with interest. The moringers of the prove the said moringers of its agent, at its option, upon default, to take charge of said property and collect all rest and income therefore and affects must be proved for herein or induced on the parties of thereas, private a provided for herein or induced on the parties of thereas, private a private of said not said moringers of a said property in the note hereing as any and all induced thereas. The moringers of the private state option, upon default, to take charge of said property and collect all rest and income thereing secured. This rest assignment shall colling in our number prevent or retard said main form said thereing are apprevented for herein are of the property and collect all rest and in a subject to the condition that the purchaser or purchaser of said some by derectained or other states and induced these and the purchasers or purchaser and said and there are no unpaid labor or material bills outshanding which would result in a mechanic's lies against this property. Any transfer of asid rest and the induced rest. The failure of the mortgarge to assert any of its rights heremotion that the purchaser or purchaser and provide the said mortgarge of the said and property and here the said contergence and induced rest. The	and described, and 21° ested of a good and indefocable estate of inheritance therein, free and dear of all encombrance and that _tho Y will warrant and defend the tille thereto forever against the daims and demands of all persons whomever PROVIDED ALWAYS, and this instrument is excluded ad delivered to secure the payment of the sum of	and described, and 202	and described, and 200seized of a good and indefeasible state of inheritance therein, free and clear of all encembrance and int		ppertaining, forever, and warrant the title to the same. Said mortgagor S_ hereby cove
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Any transfer of said real estate shall be subject to the condition that the purchaser or purchasers shall also be liable for the payment of such indebtedness. The failure of the mortgage to assort any of its rights hereunder at any time shall not be construed as a waiver of i fail to assort the same any at any bits upon and enforce strict compliance with all the terms and provisions said of said not gage. If and mortgage . If and may forcelose this mortgage the whole of and and the and this mortgage . If and a not provisions thereof, and if said mortgager . If and mortgage . If and mortgage . If and mortgage . If and mortgage . If and may forcelose this mortgage the whole of and and the mortgage . If and any extramined the whole of and and the said mortgage a hall be written and . If and mortgage . If and may forcelose this mortgage take any other and . If and mortgage . If and may forcelose this mortgage take any other and . If a mortgage . 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Harris Solas 5M il .86 ATT HEV, 450 STATE OF LANSAS, BE IT REMEMBERED, that on this 20th day of December</pre>	<pre>ide to a savert the same at any later time, and to insist upon and endores with endores with end of this mortgage. If said mortgages. If said mortgages is shall cause to be paid to said mortgage the entire amount due it hereunder, and under the terms a provisions of said note hereby secured, including future advances, and any extensions or renewals thereof in accordance w the terms and provisions thereof, and if said mortgages. 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Hobart R. Harris Hobart R. Harris Allena Harris	Hobart R. Harris Hobart R. Harris Allena Harris 20189 554 11 56 ATT REV. 450 TATE OF LANSAS, COUNTY OF Franklin BE IT REMEMBERED, that on this 20th day of December, A. D. 19. 57., before	Hobart R. Harris Allena Harris NOISE SM 11.55 Allena Harris NOISE SM 11.55 Allena Harris STATE OF LANSAS, Image: State of the source of the sourc	Hobart R. Harris Municipal Matter NIBURAT R. Harris Allena Harris NIBURAT N. HEV. 450 Allena Harris STATE OF EANBAS, Image: Allena Harris OUUNTY OF Franklin Image: Allena Harris BE IT REMEMBERED, that on this 20th day of December A. D. 19 57., before the undersigned, a Notary Public in and for the county and state aforesaid, came Hobart R. Harris and Allena Harris, his wife,	This mortgage shall be binding	upon and shall enure to the benefit of the heirs, executors, administrators, successors and
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	BE IT REMEMBERED, that on this 20th day of December , A. D. 19 11, Belove	BE IT REMEMBERED, that on this 20th day of December , A. D. 19 17, particular , A. D. 19 17, particular day of the manufacture	BE IT REMEMBERED, that on this 20th day of December , A. D. W. J., select the undersigned, a Notary Public in and for the county and state aforesaid, came Hobart R. Harris and Allena Harris, his wife,	This mortgage shall be binding assigns of the respective parties here IN WITNESS WHEREOF, sai written Hobart R. Harris	upon, and shall enure to the benefit of the heirs, executors, administrators, successors and etc.
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RE IT REMEMBERED, that on thisuay units	a the same and state aforesaid, came	the understand a Notary Public in and for the county and state aforesaid, came	the undersigned, a Notary Public in and for the county and state aforesaid, came Hobart R. Harris and Allena Harris, his wife,	This mortgage shall be binding assigns of the respective parties here in written Hobart R. Harris Boise 5M 11 56 ATT. REV. 456	upon, and shall enure to the benefit of the heirs, executors, administrators, successors and etc.
and state of averaid came	the undersigned, a Notary Public in and for the county and state undersigned, a	Hobart R. Harris and Allena Harris, his wife,	Hobart R. Harris and Allena Harris, his wite,	This mortgage shall be binding assigns of the respective parties here in written Hobart R. Harris 20189 5M 11 50 ATT. REV. 456 STATE OF KANBAS, COUNTY OF Franklin	upon and shall enure to the benefit of the heirs, executors, administrators, successors a etc. id mortgagor S ha Ve hereunto set their hands the day and year first abo which we hereunto set their hands the day and year first abo Millonat Harris Allena Harris a A D. 19 57 hefere
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Hobart R. Harris and Allena Harris, his wile,	who are personally known to me to be the same person 5 who executed the within mortgage, and such person S	who BPC personally known to me to be the same person S who executed the within mortgage, and such person S acknowledged the execution of the same. In testimony whereof, I have hereunto set my hand and affixed my Notarial Seal the day and year last above written	acknowledged the execution of the same. In testimony whereof, I have hereunto set my hand and affixed my Notarial Seal the day and year last above written	This mortgage shall be binding assigns of the respective parties here in written Hobart R. Harris BOISS 5M 11 26 ATT. REV. 4-56 STATE OF KANSAS, COUNTY OF Franklin BE IT REMEMBERED, that of the undersigned, a Notary Public in Hobar	upon and shall enure to the benefit of the heirs, executors, administrators, successors = etc. id mortgagor S. ha Ve hereunto set their hands the day and year first ab where Harris Allona Harris allona Harris on this 20th day of December
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