374 NOR, H the and Earth 87 the first part NOW, If the said periods is a problem of the same of momey is said note. Tendinged, with the interest thereon, according the first and your thereof, or any part threed, or any pinterest thereon, be not paid when the same become doe, then, and in that case, the whole of aid same and interest thereon, be not paid when the same become doe, then, and in that case, the whole of aid same and interest thereon, or any part threed, or any cinterest thereon, be not paid when the same become doe, then, and in that case, the whole of aid same and interest aball, at the option of aid part 3 in the second part or assign, by virtue of this Mortgage, and all part of the second part of assign the same doe and payable; or, if the threes and assigns, and all the tirms whon the same are by law made due and normal of the second part, then in this manner the said note , and the whole of aid sums shall immediately become due and payable; and upon toristicate of the second part, and the whole of aid sums shall immediately become due and payable; and upon toristicate of the second part, and the second part, and a decree for the sale of said part. The said sate, and all payable, then in the same are payable, the second part, the said the same descree of the sale of said premises in and satisfate, and all pays and the part of the same as provided by or the sale of said premises in a satisfate; and all pays and the same and assigns, shall be entitled to a judgment for the same, as provided by any and a decree for the sale of said premises in a satisfate; and all pays and the same as a payable; and the same as pays and payable; and the same assigns, and all persons claiming under the same, as provided by and a decree for the sale of said premises many as a satisfated and the said to be able of said premises and the said to a satisfate and equitions and sate of the Sate of Kamas, are hereby waived by said part [95] of the first part. And the said take, appreximment of said precoperty is hereby waived by asid part [95] of the first part. And h sums with percent interest may be enforced and collected in the same manner, as the principal such hereof they are AND the said part 198 of the lirst part dogg hereby covenant and agree that at the delivery hereof me they are the lawful owner B of the premises above XXXXXXX granted and seized of a good and indefeasible estate of inheritance therein, free and clear of all incumbrance of the second part, its suc they grance and served of a good and interession estate of Hastingto Interest of said part y will Warrant and Defend the same in the quiet and penceable possession of said part y focor and assigns forever; against the lawful claim of all persons whomsoever. CE 501 IN WITNESS WHEREOF. The said part leg of the lirt part have bereanto set their hands lirt above written. the day and William CEllis William & Ellis Hues year first above written. Executed and delivered in presence of Jennie B. Ellis MISSOURI Term expires MV 25 1962 Sheldon P. Hollub Notary Public. Harold a. Beck Register of B Ry Janue Beem, Deputy