ha VC this day executed and delivered one certain promissory note in writing to said part of the ad part of mathic destails and a construction of 4,600.00 Since NOW and partleS of the first part shall pay or cause to be paid to said part y of the second part, 1tS interprove assigns, said sum of money in the show-datchied note mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wholy discharged and void; and otherwise shall remain in full forces and effect. But if aid rum or sums of money, or any part thereof, or any interest thereon, is not paid when the same is due, or if the taxes and assessments of every nature which are or may be assessed and lovid against aid premises, and interest thereon, whall and by these presents become due and payable, then the whole of said sum and sums, and interest thereon, whall and by these presents become due and payable, then the bolder hereof, and asid part of the second part shall be entitled to the possession of usid premises. IN WITNESS WHEREOF. The said parties of the first part have hereunto set the if hand 3 , the day and year first above written. - John Hen John Hess, Jr. Goldie Hess Cardin a Ress Ta State of Kannas Douglas County, as BE IT REMEMBERED, That on this 18th day of June , A. D. 1965 , before me, the undersigned, a Notary Public in and for the County and State aforesaid, came John Hess, Jr. and Goldie Hess, his wife DU.L who BPC personally known to me to be the same person S who executed the within instrument of writing, and such person S duly acknowledged the execution of the same. a Thay IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my S.F. TAN Vanue Recorded July 28, 1965 at 11:45 A.M. Register of Deeds Dec * arch 30, 1967. RECEIVED of John Hess, Jr. and Goldie Hess, the within-named mortgagors, the sum of Ten ------and no/₁₀₀ DOLLARS, and other good and valuable considerations in full satisfaction of the within Mortgage. Bill Bodin, Inc.