between Alchard Cole and Nationic J. Cole, his vite.  Douglas — Conty, in the Stote of Kansas — of the first por Jasses. A. Logan and Peterly J. Logan, his vite.  Douglas — Conty, in the Stote of Kansas — of Two Thousand (\$2,000,0).  Witnesseth, That the sed port is a girthe first pop, in consideration of the sum of _Two Thousand (\$2,000,0).  The receipt of which is bretty exhouleded, do _ by these presents girst, Logan, sell ond convey unto said port is of the second both first port of the sum of _Two Thousand (\$2,000,0).  The receipt of which is bretty exhouleded, do _ by these presents girst, Logan, sell ond convey unto said port is of the second sold stote of Konsa, to-will  Dot Toutrean (10), in Illock Twelve (12), in University Place, an Addition to the City of _Lowernec, subject to the existing utility enamements and restrictions now of record		is Indentu			his wife	of June	1
Vilnesseth, The the soid part. Let of the first part, a consideration of the sum of _TOO Thousand (\$2,000.00 the receipt of which is hereby acknowledged, do. by these presents grant, bargoin, sell and convey unto said part 1.65 of the second the first part, and so the second part. The said part 1.65 of the second the first part, and so the second the second the second that is hereby acknowledged, do. by these presents grant, bargoin, sell and convey unto said part 1.65 of the second that is hereby acknowledged, do. by these presents grant, bargoin, sell and convey unto said part 1.65 of the second that is hereby acknowledged, do. by these presents grant, bargoin, sell and convey unto said part 1.65 of the second that is the convey to the second that is the second to the second that is the second to the second to the existing utility easements and restrictions now of record that the second to the second part for the second to the second to the second to the second part for the second part, for the second part is second part in second part in second part is second part							
One Dog Law  County, in the State of Kaman, of the second port:  Witnesseth, That the said port Les of the first post, in consideration of the war of Two Thousand (\$2,000,000)  the receipt of which is hereby acknowledged, do by these presents grant, bargain, sell and convey unto said port Les of the second of State of Kaman, all the following described Real Euters, shusted in the County of Douglas and State of Kaman, all the following described Real Euters, shusted in the County of Douglas of State of Kaman, and the following described Real Euters, shusted in the County of Douglas of State of Kaman, and the Stating utility classements and restrictions now of record Lawrence, subject to the existing utility classements and restrictions now of record Lawrence, subject to the existing utility classements and restrictions now of record the City of Lawrence, subject to the existing utility classements and restrictions now of record the City of Lawrence, subject to the existing utility classements and restrictions now of record the City of Lawrence, subject to the existing utility classements and restrictions now of record the City of Lawrence, subject to the Existing utility classements and restrictions now of record the City of Lawrence, subject to the Existing utility classements and provided the City of Lawrence, and the City of Lawrence, subject to the Existing City of Lawrence, and the City of La		es K. Logan ar	nd Beverly J	J. Logan, his	wife.	.548	of the first pa
Wilnesseth, The the sold part Less of the first part, in consideration of the sum of _Teo Thousand (\$2,000.00   be receipt of which is hereby advanceledged, do _ by these presents grant, bargain, sell and convey unto soid part 100 of the second Libert _ here's and essigns, all the following described Real Enter, structed in the Contry of						e second port	
the receipt of which is hereby ocknowledged, do. by these presents grant, bargain, sell and convey unto said part 10.8 of the second 10.1 here and assign, all the following described Real Eutore, shutsted in the County of DOURLAS and State of Kansas, now.  TO HAVE AND TO HOLD THE SAME, Together, with all and singular the tenement, hereditaments and appurtencips the belonging, or in anywise apportuning forever.  PROVIDED ALWAYS, And these presents are upon this express condition, that whereas said PATTES.  TO HAVE AND TO HOLD THE SAME, Together, with all and singular the tenement, hereditaments and appurtencips the belonging, or in anywise apportuning forever.  PROVIDED ALWAYS, And these presents are upon this express condition, that whereas said PATTES.  TO HAVE AND TO HOLD THE SAME, Together, with all and singular the second of the second part of the second part, for the sum of TWO, Thousand (\$2,000,30) — — — DOUBLAGE of the second part, for the sum of TWO, Thousand (\$2,000,30) — — — DOUBLAGE of the second part, for the sum of TWO, Thousand (\$2,000,30) — — — DOUBLAGE of the second part, for the sum of TWO, Thousand (\$2,000,30) — — — DOUBLAGE of the second part, for the sum of TWO, Thousand (\$2,000,30) — — — DOUBLAGE of the second part, for the sum of TWO, Thousand (\$2,000,30) — — — DOUBLAGE of the second part, for the sum of TWO, Thousand (\$2,000,30) — — — DOUBLAGE of the second part, and addition of the second part of the second pa		Witnesseth, Tha					Ousand (\$2,000 c
the receipt of which is herby acknowledged, do. by these presents grant, bargain, sell and convey unto soid part \$1.8 of the second Letter. Herby acknowledged, dos. by these presents grant, bargain, sell and convey unto soid part \$1.8 of the second State of Konaga, to with the County of DOULLIAS and State of Konaga, to with Lot Youtsteen (18), in Block Tuelve (12), in University Place, an Addition to the City of Lawrence, subject to the existing utility casements and restrictions now of record and the county of the	· - ·					the sum of	
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TO HAVE AND TO HOLD THE SAME, Together, with all and singular the tenements, hereditaments and appurtenances the belonging, or in anywise appertaining forever.  PROVIDED ALWAYS, And these presents are upon this express condition, that whereas said Parties of the First part  In Sirst part  In Sirst part  In Sirst part  In Whereas, this was a second part, for the sum of TSO, Thousand (\$2,000,00) = DOL bearing over the determinance of the same part of the same of TSO, Thousand (\$2,000,00) = DOL bearing over the determinance of the same of TSO, Thousand (\$2,000,00) = DOL bearing over the determinance of the Sixteen and SS/TDO (\$16,488) = DOL determinance of the Sixteen and SS/TDO (\$16,488) = DOL determinance of the Sixteen and SS/TDO (\$16,488) = DOL determinance on the TSO, and one installment on the TSO, and the same of TSO,	and Sto	ate of Kansas, to-wit:					
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PROVIDED ALWAYS, And these presents are upon this express condition, that whereas said PRITLES of the FIRST part  10 said part 10 said				ALSELING GULLI	ty easement	s and restricti	ons now of recor
PROVIDED ALWAYS, And these presents are upon this express condition, that whereas said PRITLES of the FIRST part  10 said part 10 said				1	*****		
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PROVIDED ALWAYS, And these presents are upon this express condition, that whereas said PRITLES of the FIRST part  10 said part 10 said						The property of the second sec	
PROVIDED ALWAYS, And these presents are upon this express condition, that whereas said PRITLES of the FIRST part  10 said part 10 said					**j***********************************	**************************************	
PROVIDED ALWAYS, And these presents are upon this express condition, that whereas said PRITLES of the FIRST part  10 said part 10 said							a visit
PROVIDED ALWAYS, And these presents are upon this express condition, that whereas said PRITLES of the FIRST part  10 said part 10 said			***************************************				
PROVIDED ALWAYS, And these presents are upon this express condition, that whereas said PRITLES of the FIRST part  10 said part 10 said	TO HA	VE AND TO HOLD	THE SAME, To	gether_with all and	singular the te	enements, hereditaments	and appurtenances the
to said paries. of the second part, for the sum ofNO_ thousand (\$2,000.0) =	belongii	ing, or in anywise app	pertaining forever:				
to sold parties of the second part, for the sum of Two Thousand (\$2,000.00) DOL bearing even date herewith, poyable at 402 Blome stead Drive, Lawrence, K. Control of the state of	the f	irst part					
bearing even date herewith, popuble of 402 Homestead Drive, Lawrence, Koin equal installments, of Sixtean and 88/100 (816,88) DOI continued to the popuble of the 15th day of July 19.55, the simulation of the 15th day of August 19.55, and one installment poyable on the 15th day of August 19.55, and one installment on the 15th day of August 19.55, and one installment on the 15th day of Each month Kork thereafter in each year thereafter, until the entire sum is fully Whereas, this mortgage is made subject to one first mortgage upon the above described real estate, for the sum of \$1.10, 100 (19.50)	to said	paries of the sec	and part for the	sum of Two Th	ousand (\$2	000,000	certain promissory
in equal installments, of Sixteen and 83/100 (\$16.88) - DOL each, the first installment poyable on the 15th day of 10.95, and one installment on the 15th day of 10.95, and one installment on the 15th mortogoe is made subject to one first mortogoe upon the above described real estate, for the sum of \$ 10.10 with interest thereon at the rate of 50 per cent; poyable months 17 mortogoe, make solid poyments of the amount secured by sold first mortogoe or any part thereof or of any interest thereon at the time it shall become due and pacecrating to the express terms of solid mortogoe, then the party of the second part or his soirgans or the legal holder of this mortogoe the note - secured hereby may at his option, for the protection of this mortogoe, make solid poyments of principal or interest, an amount so paid shall be added to the amount secured by this mortogoe and shall be secured hereby may at his option, for the protection of this mortogoe, make solid poyments of principal or interest, an amount so paid shall be added to the amount secured by this mortogoe and shall be secured hereby may at his option, for the protection of this mortogoe, make solid poyments of principal or interest, an amount so paid shall draw interest at the reserve the previous protection of the same poyable at any time thereofter and be entitled to immediate possession of soid premises and foreclosure of this mortogoe and note when doe, or on the entitled to immediate possession of soid premises and foreclosure of this mortogoe.  And if default he made in the payment of any one of the installments described in his mortogoe and note when doe, or on the reservent, the first of the same to device the part of the soid note and shall draw interest at the rate of ten per cent per annum from the date of soid note until fully Approachment witwood at option of mortogoe.  Now if soid Parties of the First part for the protection of the same, then these presents shall be well-approached.  Parties of the soid part less of the first part, for themse f	bearing	even date herewith	payable at	402 Homestead	Drive, Law	rence,	
sech, the first installment payable on the day of July 19.5, the second part of the first installment on the 15th day of August 19.65, and one installment on the 15th whereaster in each year thereaster, until the entire sum is fully whereast, this mortgage is made subject to one first mortgage upon the above described real estate, for the sum of \$ 11/100 with interest thereon at the rate of 6.5 per cent; poyable 11/12 percently, now if default shall be made in the pot of the amount secured by said first mortgage or any part thereof or of any interest thereon at the time it shall become due and pactording to the express terms of said mortgage, then the party of the second part or his assigns or the legal holder of this mortgage, make said payments of principal or interest, amount so paid shall be added to the amount secured by this mortgage, make said payments of principal or interest, amount so paid shall be added to the amount secured by this mortgage and shall be secured hereby and shall draw interest of the reper cent, from the time of such payment, and he may declare this mortgage and note due and payable at any time thereofter and be entitled to immediate possession of said premises and foreclosure of this mortgage.  And if default be made in the payment of any one of the installments described in this mortgage and note when due, or any thereof, then all unpoid installments shall become immediately due and poyable, at the option of the part. it \$50 the second part of egal holder of said note. and shall draw interest at the rate of ten per cent per annum from the date of said note until fully Appraisement waived at option of mortgage.  Now if said							
installment on the 15th Aday of August 19.65, and one installment on the 15th Aday of Cach month Aday the Peat Let in each year thereafter, until the entire sum is fully Whereas, this mortgage is made subject to one first mortgage upon the above described real estate, for the sum of \$1.01.01 with interest thereon at the rate of 600 per cent, popuble month. Yamoudky, now if default shall be made in the populate and the populate of the amount secured by sold first mortgage or any part thereof or of any interest thereon at the line it shall become due and populate to the express terms of sold mortgage, then the porty of the second part or his assigns or the legal holder of this mortgage has secured hereby, may at his potton, for the protection of this mortgage, make side poyments of principal or interest, and mount so poid shall be added to the amount secured by this mortgage and shall be secured hereby and shall draw interest at the rate per cent, from the time of such payment, and he may declare this mortgage and note due and poyable at any time thereafter and be entitled to immediate possession of sold premises and foreclosure of this mortgage.  And if default be made in the payment of any one of the installments described in this mortgage and note when due, or any thereof, then oil unpaid installments shall become immediately due and poyable, at the option of the part. LeSof the second port of eggl holder of soid note.  Now if soid particles of the First part wholl pay or cause to be poid to soid part leS of the second port, the ir heirs or assigns, sold sum of money in the above described mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be wisherded and void, and otherwise shall remain in full force and effect. But if soid sum or sums of money, or any part thereof, and interest thereon, shall and by these presents become due and poyable, and soid part less the second part, also the head of soid premises or any part thereof are not poid when	each, th	he first installment p	ayable on the	1.5th	day of	July	10 65, she
Whereas, this mortgage is made subject to one first mortgage upon the above described real elaste, for the sum of \$\frac{1}{2}, \textstyle{10}\). Whereas, this mortgage is made subject to one first mortgage upon the above described real elaste, for the sum of \$\frac{1}{2}, \textstyle{10}\). Whereas, this mortgage is made subject to one first mortgage upon the above described real elaste, for the sum of \$\frac{1}{2}, \textstyle{10}\) of the amount secured by sold first mortgage or any part thereof or of any interest thereon at the time it shall be made in the part of the second part or his assigns or the legal holder of this mortgage and shall be exceed hereby, may at his option, for the protection of this mortgage, make said payments of principal or interest, an amount so paid shall be odded to the amount secured by this mortgage and shall be secured hereby and shall draw interest at the refer per cent, from the time of such payment, and he may declare this mortgage and note due and payable at any time thereofter and be entitled to immediate possession of said premises and foreclosure of this mortgage.  And if default be made in the payment of any one of the installments described in this mortgage and note when due, or any hiereaf, then all unpoid installments shall become immediately due and payable, at the option of the part. As \$6 for the second part of the part of the part of the second part of the part of the part. As \$6\text{ for the second part of the part of the part of the second part of the part of th	installm	nent on the 15th	day o	of August		19 65 and one inst	allment on the 15th
Whereas, this mortgage is made subject to one first mortgage upon the above described real estate, for the sum of \$\frac{1}{2} \text{Double}\$ of the amount secured by said first mortgage or any part thereof or of any interest thereon at the time it shall become due and paccording to the express terms of said mortgage, then the party of the second part or his assigns or the legal holder of this mortgage and shall be exceed the protection for the protection of this mortgage, make said payments of principal or interest, an amount so poid shall be odded to the amount secured by this mortgage and shall be exceed hereby and shall draw interest at the refer per cent, from the time of such payment, and he may declare this mortgage and note due and payable at any time thereofter and be entitled to immediate possession of said premises and foreclosure of this mortgage.  And if default be made in the payment of any one of the installments described in this mortgage and note when due, or any thereof, then all unpoid installments shall become immediately due and payable, at the option of the part. is \$6 of the second part of the	Raykrik	day of each	month 880	k thereafter	ir	each year thereafter, u	ntil the entire sum is fully
to the amount secured by sold first mortgage or any port thereof or of any interest thereon at the time it shall become due and paccording to the express terms of sold mortgage, then the party of the second part or his assigns or the legal holder of this mortgage, the note—secured hereby, may at his option, for the protection of this mortgage, make sold payments of principal or interest, an amount so poid shall be odded to the amount secured by this mortgage and shall be secured hereby and shall draw interest at the retering the control of the mortgage and note due and payable at any time thereofter and be entitled to immediate possession of sold premises and foreclosure of this mortgage and note due and payable at any time thereofter and be entitled to immediate possession of sold premises and foreclosure of this mortgage and note due and payable at any time thereofter and be entitled to immediate possession of sold premises and foreclosure of this mortgage and note due and poyable at any time thereofter and be entitled to immediate possession of sold premises shall become immediately due and poyable, at the option of the part. Les of the second part of the payable, at the option of the part. Les of the second part of the payable, at the option of the part. Les of the second part of the payable, at the option of the part. Les of the second part of the payable, at the option of the part. Les of the first part the late of the payable and shall down the sold part of the second part, the ir. Heirs or assigns, sold sum of money in the above described in sold part of the payable, and there is and tenor of the same, then these presents shall be well-scharged and void; and otherwise shall remain in full force and effect. But if sold sum or sums of money in there of the more mentioned, together with the interest thereon, shall and by these presents become due and payable, or if the insurance is kept up, then the whole of sold sum and sums and interest thereon, shall and by these presents become due and payable, or if t	111	Whereas, this mortgo	age is made subject	et to one first mortg	age upon the abo	ve described real estate,	for the sum of \$ 10,0
amount so paid shall be added to the amount secured by this mortgage, make said payments of principal or interest, an amount so paid shall be added to the amount secured by this mortgage and shall be secured hereby and shall draw interest of the reference of the central documents. The shall be added to the amount secured by this mortgage and shall be secured hereby and shall draw interest of the reference of the second payable, at the option of the part £8.50 the second part of sold note—and shall draw interest at the rate of ten per cent per annum from the date of said note until fully Appraisament waived at applica of mortgages.  Now if said parties of the first part thall pay or cause to be paid to said part £8.50 fthe second part, the first part thall pay or cause to be paid to said part £8.50 fthe second part, the first heirs or assigns, said sum of money in the above described mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be well-acknowled and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, and reference, to not paid when the same is due; and if the taxes and assessments of every nature which are or may be assessed every administration of mortgages.  And the said part £8.50 fthe first part, for themselves and force of the mortgage.  And the said part £8.50 fthe first part, for themselves and force of the mortgage.  And the said part £8.50 fthe first part, for themselves and force of the mortgage.  And the said part £8.50 fthe first part, for themselves and force of the mortgage.  In Witness Whereof, The said part £8.50 fthe first part have hereon sold premises against the lawful claims	with int	erest thereon at the	rate of Ois	per cent; po	yable monthing	permually, now if default	shall be made in the po
memoral secured hereby, may at his option, for the protection of this mortgage, make said payments of principal or interest, an amount so poid shall be added to the amount secured by this mortgage and shall be secured hereby and shall draw interest at the refer per cent, from the time of such payment, and he may declare this mortgage and note due and payable at any time thereafter and se entitled to immediate possession of said premises and foreclosure of this mortgage.  And if default be made in the payment of any one of the installments described in this mortgage and note when due, or any thereof, then all unpaid installments shall become immediately due and payable, at the option of the part 100 of the second part of egal holder of said note—and shall draw interest at the rate of ten per cent per annum from the date of said note until fully appraisement waived at option of mortgage.  Now if said — Parties of the First part hall pay or cause to be paid to said part 100 of the second part, the 1r heirs or assigns, said sum of money in the above described mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be waischarged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or interest thereon, is not paid when the same is due; and if the taxes and assessments of every nature which are or may be assessed evel against said premises or any part thereof are not paid when the same are by law made due and payable, or if the insurance is every up, then the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, and said part of the second part shall be entitled to the possession of said premises and foreclosure of this mortgage.  And the said part 100 of the first part, for the mae 1905 of the 110 heirs, do hereby covenant to and with the said part of the second part, executors, and administrators shall, forever warrant and defend the title of	accordin	ng to the express tern	ns of said mortgage	or any part thereo	f or of any intere	est thereon at the time i	shall become due and p
amount so paid shall be added to the amount secured by this mortgage and shall be secured hereby and shall draw interest at the releaper cent, from the time of such payment, and he may declare this mortgage and note due and poyable at any time thereofter and be entitled to immediate possession of said premises and foreclosure of this mortgage.  And if default be made in the payment of any one of the installments described in this mortgage and note when due, or any thereof, then all unpaid installments shall become immediately due and payable, at the option of the part. is so if the second part of geglo holder of said note. and shall draw interest at the rate of ten per cent per annum from the date of said note until fully appraisement waived at option of mortgagee.  Now if said. Parties of the first part thall pay or cause to be paid to said part is so if the second part, the ir. heirs or assigns, said sum of money in the above described mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be with scharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, an interest thereon, is not paid when the same is due; and if the taxes and assessments of every nature which are or may be assessed evied against said premises or any part thereof are not paid when the same are by law made due and payable, or if the insurance if the second part shall be entitled to the possession of said premises and foreclosure of this mortgage.  And the said part is so if the first part, for the major the second part, executors, administrators or assigns, that the yare lawfully selzed in fee of said premises, and has yellowed the second part, executors, administrators or assigns, that the yare. Inwally selzed in fee of said premises, and has yellowed to said premises, and the said part is said premises against the lawful claims and demands of all persons whomsoever.  In Witness Whereof, The said part is so th	the note	e secured hereby, r	may at his option,	for the protection of	of this mortgage,	make said payments of	principal or interest, as
And if default be made in the payment of any one of the installments described in this mortgage and note when due, or any thereof, then all unpaid installments shall become immediately due and payable, at the option of the part 185 of the second part of egal holder of said note—and shall draw interest at the rate of ten per cent per annum from the date of said note until fully Appraisement waived at option of mortgagee.  Now if said —Parties of the first part the first part in the parties of the first part in the parties of the second part, the ir heirs or assigns, said sum of money in the above described mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be we discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or interest thereon, is not poid when the same is due; and if the taxes and assessments of every nature which are or may be assessed evided against sold premises or any part thereof are not paid when the same are by law made due and payable, or if the insurance is test up, then the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, and said part of the second part shall be entitled to the possession of said premises and foreclosure of this mortgage.  And the said part 165 of the first part, for themse 1 veg and the ir heirs, do hereby covenant to and with the said part of the second part, executors, administrators or assigns, that they are lawfully seized in fee of said premises, and ha. Veg light to sell and convey the same, that said premises are free and clear of all encumbrances, except as noted above will premise against the lawful claims and demands of all persons whomsoever.  In Witness Whereof, The said part 165 of the first part have hereunto set their hands the day and year first a written.  ATTEST:	amount	so paid shall be add	ed to the amount	secured by this mor	tgage and shall b	e secured hereby and sh	all draw interest at the r
And if default be made in the payment of any one of the installments described in this mortgage and note when due, or any thereof, then all unpaid installments shall become immediately due and payable, at the option of the part. 10.5 of the second part of begal holder of said note and shall draw interest at the rate of ten per cent per annum from the date of said note until fully Appraisement waived at option of mortgagee.  Now if said Parties of the first part that it is not paid to said part 10.5 of the second part, the 17. heirs or assigns, said sum of money in the above described mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be we discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or interest thereon, is not poid when the same is due; and if the taxes and assessments of every nature which are or may be assessed evided against said premises or any part thereof are not paid when the same are by low mode due and payable, or if the insurance is kept up, then the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, and said part of the second part shall be entitled to the possession of said premises and foreclosure of this mortgage.  And the said part 10.5 of the first part, for themselves and said premises and foreclosure of this mortgage.  And the said part 10.5 of the first part, for and the said part of the second part, executors, administrators or assigns, that they are lawfully seized in fee of said premises, and have and that they will, and their heirs, executors, and administrators shall, forever warrant and defend the title of the second part, executors, definitions and demands of all persons whomsoever.  In Witness Whereof, The said part 10.5 of the first part have hereunto set the 17. hand the day and year first a written.  ATTEST:	be entit	led to immediate pos	it such payment, a session of said pri	and he may declare	this mortgage an	d note due and payable	at any time thereafter and
thereof, then all unpoid installments shall become immediately due and payable, at the option of the part. 188 of the second part of legal holder of said note and shall draw interest at the rate of ten per cent per annum from the date of said note until fully Appraisement waived at option of mortgagee.  Now if said parties of the first part thall pay or cause to be paid to said part 188 of the second part, the 1r. heirs or assigns, said sum of money in the above described mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be we discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or interest thereon, is not poid when the same is due; and if the taxes and assessments of every nature which are or may be assessed evided against said premises or any part thereof are not paid when the same are by law made due and payable, or if the insurance is kept up, then the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, and said part of the second part shall be entitled to the possession of said premises and foreclosure of this mortgage.  And the said part 185 of the first part, for themse 1 very are lawfully selzed in fee of said premises, and has yellow to sell and convey the same, that said premises are free and clear of all encumbrances, except as noted above and that they will, and their heirs, executors, and administrators shall, forever warrant and defend the title of aid premises against the lawful claims and demands of all persons whomsoever.  In Witness Whereof, The said part 188 of the first part have hereunto set the 1r hand the day and year first a written.  ATTEST:  Richard Cole		And if default be ma	de in the paymen	nt of any one of the	installments desc	ribed in this mortgage a	nd note when due, or an
Appraisement valved at option of mortgagee.  Now if said Parties of the first part  shall pay or cause to be paid to said part ies of the second part, their heirs or assigns, said sum of money in the above descence mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be we discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or interest thereon, is not paid when the same is due; and if the taxes and assessments of every nature which are or may be assessed eviced against said premises or any part thereof are not paid when the same are by law made due and payable, or if the insurance is every up, then the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, and said part of the second part shall be entitled to the possession of said premises and foreclosure of this mortgage.  And the said part ies of the first part, for themselves and said part heirs, do hereby covenant to and with the said part of the second part, executors, administrators or assigns, that they are lawfully selzed in fee of said premises, and have light to sell and convey the same, that said premises are free and clear of all encumbrances, except as noted above and that they will, and their heirs, executors, and administrators shall, forever warrant and defend the title of add premises against the lawful claims and demands of all persons whomsoever.  In Witness Whereof, The said part ies of the first part have hereunto set their hands the day and year first a written.  ATTEST:  Richard Cole  Mariorie J. Cole	thereof,	then all unpaid insti	allments shall bed	come immediately di	ue and payable,	at the option of the part	ies of the second part
Now if said parties of the first part hall pay or cause to be poid to said part 100 of the second part, the 1T heirs or assigns, said sum of money in the above described mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be we discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or interest thereon, is not pold when the same is due; and if the taxes and assessments of every nature which are or may be assessed evided against sold premises or any part thereof are not pold when the same are by law made due and payable, or if the insurance is kept up, then the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, and said part of the second part shall be entitled to the possession of said premises and foreclosure of this mortgage.  And the said part 100 of the first part, for the said part 100 of the second part, executors, administrators or assigns, that 1000 of the second part, executors, administrators or assigns, that 1000 of the second part, executors, administrators or assigns, that 1000 of the second part, executors, and have law to sell and convey the same, that said premises are free and clear of all encumbrances, except as noted above and that they will, and their heirs, executors, and administrators shall, forever warrant and defend the title of aid premises against the lawful claims and demands of all persons whomsoever.  In Witness Whereof, The said part 100 of the first part have hereunto set their hands the day and year first a written.  ATTEST:  Richard Cole  Mariotie 7. Cole	Appraise	ement waived at onti	and shall draw in on of mortagee	iterest at the rate o	f ten per cent p	er annum from the date	of said note until fully
note mentioned, together with the interest thereon, according to the terms and tenor of the same, then these presents shall be we discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or interest thereon, is not paid when the same is due; and if the taxes and assessments of every nature which are or may be assessed levided against soid premises or any part thereof are not paid when the same are by law made due and payable, or if the insurance is kept up, then the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, or if the insurance is kept up, then the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, and said part of the second part shall be entitled to the possession of said premises and foreclosure of this mortgage.  And the said part 10.5 of the first part, for the times 1005 the law of the second part, executors, administrators or assigns, that they are lawfully seized in fee of said premises, and have light to sell and convey the same, that said premises are free and clear of all encumbrances, except as noted above and that they will, and their heirs, executors, and administrators shall, forever warrant and defend the title of the said premises against the lawful claims and demands of all persons whomsoever.  In Witness Whereof, The said part 10.5 of the first part have hereunto set their hands the day and year first arritten.  ATTEST:  Richard Cole		Now if said Par	rties of the	And the second second second second			
discharged and void; and otherwise shall remain in full force and effect. But if said sum or sums of money, or any part thereof, or interest thereon, is not poid when the same is due; and if the taxes and assessments of every nature which are or may be assessed evided against said premises or any part thereof are not poid when the same are by law made due and payable, or if the insurance is every up, then the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, and said part of the second part shall be entitled to the possession of said premises and foreclosure of this mortgage.  And the said part ies of the first part, for the said premises and foreclosure of this mortgage.  And the said part ies of the first part, for and the ir heirs, do hereby covenant to and with the said part of the second part, executors, administrators or assigns, that they are lawfully seized in fee of said premises, and have right to sell and convey the same, that said premises are free and clear of all encumbrances, except as noted above and that they will, and their heirs, executors, and administrators shall, forever warrant and defend the title of part is a said premises against the lawful claims and demands of all persons whomsoever.  In Witness Whereof, The said part is said the first part have hereunto set their hands the day and year first a ritten.  ATTEST:  Richard Gole  Marjorie 7. Cole	shall pa	y or cause to be paid	to said part ies	of the second part	, their heirs	or assigns, said sum of	money in the above des
interest thereon, is not pold when the same is due; and if the taxes and assessments of every nature which are or may be assessed evided against soid premises or any part thereof are not pold when the same are by law mode due and payable, or if the insurance is every up, then the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, and said part of the second part shall be entitled to the possession of said premises and foreclosure of this mortgage.  And the said part less of the first part, for themselves and their heirs, do hereby covenant to and with the said part and the second part, executors, administrators or assigns, that they are lowfully selzed in fee of said premises, and have right to sell and convey the same, that said premises are free and clear of all encumbrances, except as noted above and that they will, and their heirs, executors, and administrators shall, forever warrant and defend the title of payable to sell and convey the same, that said premises are free and clear of all encumbrances.  In Witness Whereof, The said part less of the first part have hereunto set their hands the day and year first a viriten.  ATTEST:  Richard Cole	dischara	ed and void: and att	th the interest th	ereon, according to	the terms and t	enor of the same, then	these presents shall be
eviet against soid premises or any part thereof are not paid when the same are by law made due and payable, or if the insurance is kept up, then the whole of said sum and sums and interest thereon, shall and by these presents become due and payable, and said part of the second part shall be entitled to the possession of said premises and foreclosure of this mortgage.  And the said part 100 of the first part, for the medium of the second part, executors, administrators or assigns, that they are lawfully seized in fee of said premises, and have right to sell and convey the same, that said premises are free and clear of all encumbrances, except as noted above and that they will, and their heirs, executors, and administrators shall, forever warrant and defend the title of part in the lawful claims and demands of all persons whomsoever.  In Witness Whereof, The said part 100 of the first part have hereunto set their hands the day and year first a written.  ATTEST:  Richard Cole	nterest	thereon, is not paid	when the same is	s due; and if the ta	xes and assessme	nts of every nature whi	ch are or may be assesse
And the soid part 100 of the first part, for themse 1 vers the second part 100 of the first part, for themse 1 vers the second part, executors, administrators or assigns, that they are lawfully seized in fee of said premises, and ha versight to sell and convey the same, that said premises are free and clear of all encumbrances, except as noted above and that they will, and their heirs, executors, and administrators shall, forever warrant and defend the title of a will premise against the lawful claims and demands of all persons whomsoever.  In Witness Whereof, The said part 100 of the first part have hereunto set their hands the day and year first a written.  ATTEST:  Richard Cole	evied a	gainst said premises of	or any part thereo	of are not paid when	the same are by	law made due and pay	able, or if the insurance
And the said part ies of the first part, for themse lves their heirs, do hereby covenant to and with the said part of the second part, executors, administrators or assigns, that they are lawfully seized in fee of said premises, and ha veright to sell and convey the same, that said premises are free and clear of all encumbrances, except as noted above and that they will, and their heirs, executors, and administrators shall, forever warrant and defend the title of add premises against the lawful claims and demands of all persons whomsoever.  In Witness Whereof, The said part ies of the first part have hereunto set their hands the day and year first a written.  ATTEST:  Richard Cole	kept up,	, then the whole of sa	id sum and sums o	and interest thereon,	shall and by the	se presents become due d	and payable, and said par
ind that they will, and their heirs, executors, and administrators shall, forever warrant and defend the title of premises against the lawful claims and demands of all persons whomsoever.  In Witness Whereof, The said part lesof the first part have hereunto set their hands the day and year first a written.  ATTEST:  Richard Cole  May join a convey the same, that said premises are free and clear of all encumbrances, except as noted above above.  Except as noted above and the title of a convey and administrators shall, forever warrant and defend the title of a convey and premises against the lawful claims and demands of all persons whomsoever.  In Witness Whereof, The said part lesof the first part have hereunto set their hands the day and year first of a cole.  What joined a cole.	31	And the said nort it	S of the first or	themselv	ses and foreclosu	re of this mortgage.	to and with at
ind that they will, and their heirs, executors, and administrators shall, forever warrant and defend the title of all permises against the lawful claims and demands of all persons whomsoever.  In Witness Whereof, The said part 105 of the first part have hereunto set their hands the day and year first a written.  ATTEST:  Richard Cole  May join G. Cole	of the se	econd part, executors	, administrators o	ir assigns, thatth	ey are	awfully seized in fee of	said premises, and ha VE
In Witness Whereof, The said part is sof the first part have hereunto set their hands the day and year first a written.  ATTEST:  Richard Cole  Marjorie J. Cole							
In Witness Whereof, The said part is sof the first part have hereunto set their hands the day and year first a written.  ATTEST:  Richard Cole  Marjorie J. Cole	****						
In Witness Whereof, The said part is sof the first part have hereunto set their hands the day and year first a written.  ATTEST:  Richard Cole  Marjorie J. Cole							
In Witness Whereof, The said part is sof the first part have hereunto set their hands the day and year first a written.  ATTEST:  Richard Cole  Marjorie J. Cole				1		••	
In Witness Whereof, The said part is sof the first part have hereunto set their hands the day and year first a written.  ATTEST:  Richard Cole  Marjorie J. Cole	and that	they	will, and thei	heirs, executor	rs, and administra	ntors shall, forever warre	ant and defend the title
ATTEST:  Richard Cole  Marjorie J. Cole  Marjorie J. Cole	said pres	mises against the law	yful claims and de	mands of all persons	whomsoever.		
ATTEST:  Richard Cole  Marjorie J. Cole  Marjorie J. Cole		n Witness Whered	of, The said part	ies of the first pa	t have hereunt	set their hands	the day and year first
Richard Cole  Marjorie J. Cole  Marjorie J. Cole	vritten.	FST				1.0	160
Mariorie J. Cole	AH		**			Richard Cole	0
Marjorie J. Cole			***************************************			manie	O. Cale
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