

Number_Twenty_(20), East_of_the_Sixth_(6th)_Principal_Meridian_in_Douglas_ County, Kansas, To_have_and_to_hold_the_same, with_appurtenances_thereto_ belonging or in anywise appertaining, including_any_right_of_homestead,_____ and every contingent_right_or_estate_therein, unto_the_said_parties_of_____ the second part, their_successors, heirs_and_assigns_forever; the_inten______ tion_being_to_convey an absolute title in fee to Said premises.

And the said party of the first part hereby covenants that they are lawfully seized of said premises and have good right to convey the same; that said premises are free and clear of all incumbrances; and that they will warrant and defend the same against the lawful claims of all percons whomsoever. Makers reserve the option to pay this note at maturity of coupon due April 1st, 1910 or any coupon thereafter by giving thirty (30) deys notice. Provided However, that if the said party of the first part shall pay; or cause to be paid, to the said parties of the second part, their successors, heirs or assigns, the principal sum of Thirteen Hundred Sixty-five and no/100 Dollars, on the first day of October A.D.1914, with interest thereon at the rate of 5^1_2 per cent per annum, payable on the first day of April and October in each year, together with interest at the rate of ten per cent per annum on any installment of interest which shall not have been paid when due, and on the said principal sum after the same becomes due or payable, according to the tenor and effect of a promissory note No. 37668, bearing even date herewith, executed by said party of the first part to J.L.Pettyjohn & Co. of OLathe, Johnson County, Kansas, and payable at the office of said J.L.Pettyjohn & Co. of Olathe, Johnson County, Kansas; and shall perform all and singular the covenants herein contained; then this mortgage to be void, and to be released at the expence of the said party of the first part, otherwise to remain in full force and effect. And the said parties of the first do hereby covenant and agree to pay or cause to be paid, the principal sum and interest above specified, in manner aforesaid, together with all costs and expenses of collection, if any there shall be, and any costs, charges or attorney's fees incurred and paid by the said parties of the second part, their successors heirs or assigns, in maintaining the priority of this mortgage or in defending the title to the land hereby mortgaged, or the validity of this mortgege, when attacked by parties other then the mortgagor. And the said party of the first part do further covenant-and-agree-until-the-debt-hereby-secured-is-fully-satisfied,-to-payall-taxes-and-assessments-levied-under-the-laws-of-the-state-of-Kansas,on_said_premises, or_on_this_mortgage, or_on_the_note_or_debt_herebysecured, before any penalty for non-payment attaches thereto; also to ... abstain from the commission of waste on said premises, and keep the buildings thereon in good repair and insured to the amount of \$_____in