477 In Testimony Whereof F have hereunto set my hand and affixed my notArial seal on the day and year last above written. advancer Notary Public term expires September 22, 1910. August P. Moulton of Notary Public. (SEAL) ÷ Recorded Dec. 11 1909 at 11.15 A. M. Floys Lawrence aen Register of Deeds. The callowing it exchanced on the organat inchanced Ready Fret 46 By 3.6 IT vethe For-and-in-consideration-of-One-Dollars-to-her-in-hand-paid,-the-receipt-of-which-is thly hereby-acknowledged-Abby-A.-M.-Hiatt-the-mortgagee-within-named-does-hereby-assign-.05) -and-transfer-to-Albert-Neese-or-his-assigns-the-note-by-the-foregoing-mortgage-secured re the and-do-hereby-assign-and-transfer-to-the-said-Albert-Neese-all-her-right,-title-and th of -interest-to-the-lands-and-tenements-in-said-mortgage-mentioned-and-described.paid t In-Witness-Whereof, I-have hereunto set my hand and seal at Lawrence in the County tract of-Douglas-and-State-of-Kansas-this_____day_of_____A.D. 19___ provi-Abby A. M. Hiatt (SEAL) 1 be State of Kansas, Douglas County, SS. Be it remembered, That on this 11 day of Dec. Baid A.D. 1909 before me, Corydon E. Lindley a Notary Public in and for said County and st State, came Abby A. M. Hiatt to me personally known to be the same person who executed the foregoing instrument of writing and duly acknowledged the execution of the same. In witness whereof, I have hereunto subscribed my name and affixed my official seal lirst on the day and year last above written. in My commission expires June 2 1913. (SEAL) Corydon E. Lindley, Notary Public. Hyd L'Lawrence Register of Deeds. le Recorded Dec. 27th A:D 1909 at 2.36 P.M. d the Whereas, there remains unpaid on a sertain note executed and delivered to the Northand western Mutual Life Insurance Company, by George A. Dews and Dow W. Dews secured-by a mortgage upon real estate in Douglas County, Kansas, dated September-20th-1904and recorded in said County of October 17th 1904 in Volume 38 of mortgages on page 386-the-sum-of-five-hundred-Dollars, with-interest-from.October-1st-1909; and _ Whereas, title-to-the-mortgaged-premises-is-now-vested-in-George-A. Dews.subject_to ich said-mortgage;-and-Whereas,-the-said-Insurance-Company-has-been-requested_to_make_ t. said-note-and-mortgage-payable-as-hereinafter-agreed,-which_it_has_consented_to_do_ atedin-consideration-of-the-payments-to-be-made_as_herein_provided._Now_Therefore, the gage -said-George-A. Dews hereby agrees to pay interest on said sum from October 1st 1909 until-paid at the rate of 52 per cent per annum, payable semi-annually, and to pay ed the principal sum remaining unpaid as aforesaid on September 20th 1914 with the privelege of paying one hundred dollars or more of said principal sum on any interest-paying day_after_September 20, 1910 and before maturity; And the parties to this th agreement hereby consent to said extention and agree that said mortgage shall continue a first lien upon said premises, and that said note and mortgage, and all their n ho covenants and conditions, shall remain in force except as herein modified. going In Witness Whereof, the said George A. Dews and Mary Ders, his wife have hereunto

Land Transmission