453 be collectible with , as part of, and in the same manner as, the principal sum hereby secured. And the said party of the first part do further covenant and agree that in case of default in payment of any installment of interest of interest or in the performance of any of the covenants or agreements herein contained, then, or at any time thereafter during the continuance: of such dePault, the said parties of the second part, their successors, heirs or assigns, may without notice, declare the second debt "secured, immediately due and payable, and thereon, or in case of default in pay-ment of said promissory note at maturity, the said parties of the second part, their successors, heirs or assigns shall be entitled to immediate possession of said premises, and may proceed to foreclose this mortgage; and in case of foreclosure, the judgment rencered shall provide that the whole of said premises be sold together and not in parcels. In Witness Whereof, the said parties of the first part have hereunto set their hands the day and year first above written. In presence of AmhieSCoen Roscoe Smith Edna P Coen State of Hissouri Jackson County, SS: Be it Rem-mbered, That on this 5th day of January A.D. nineteen hundred and seventeen before me, the undersigned, a Notary Public in and for said County and State, came Archie S. Coen and Edna P. Coen, his wife, who are personally known to be to be the identical persons rescribed in an who executed the foregoing mortgage deed, and duly acknowledged the execution of the same to be their voluntary ast and deed. In Testimony Whereof, I have hereunto subscribed my name and affixed my official seal on the day and year last above written. My commission expires October 8th 1917. C.S. I.B. Allmon Notary Public in and for Jackson County Recorded January 18 AD 1917 at 9.51 Oclockt Missouri. Stulle Vorthrup Repicter of Deeds. THIS INDENTURE, made the 27th day of December A.D. 1916 between Arshie S. Coen and Edna P. Coen, his wife, of the county of Jackson and the State of Miasouri, party of the first part, and J.L.Pettyjohn & Co. of Glathe, Johnson County, Kansas, parties of the second part. Witnesseth that the said party of the f rst part, in consideration of the sum of Three Thousand and no/loo dollars, in hand paid, the receipt whereaf is hereby acknowledged, do hereby grant, bargain, cell, convey and confirm to the said parties academic agent, the interpoly grant, ourgain, bein, control and contrast to the said percess of the second part, their successors, heirs and assigns, the following described real estate in the Country of Douglas and State of Kansas, to-with The East half $(\frac{1}{2})$ of the Southeast quarter $(\frac{1}{2})$ of Section Number Twenty -three (23), Township Number Midreen (13), Range Number Twenty (20), East of the (6th) Principal Heridian in Douglas County Former Douglas County Kansas. To Have And TO Hold the sc.e, with appustenences thereto belonging or in anywise appertaining, including any right of homestead and every contingent right or estate therein, unto the sale parties of the second part, their successors, heirs and assigns forever; the intention being to convey an absolute title in fee to And The Said party of the first part hereby covenunt 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 incumbrance; and that they will warrant and defend the same against the lawful claims of all persons whomsoever. said premises. Hakers reserve the option to pay \$100. or any multiple thereof on this note at naturity of coupon due July First, 1917, or any coupon thereafter by giving thirty (30) days notice. PHOVIDED, 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 Three Thousand and no/100 dollars, only successors, here or assign the principal sum of Three Thousand and no/100 dollars, on the first day of January, A.D., 1922, with interest thereon at the rate of $5\frac{1}{2}$ per cent, per annum, payable on the first day of July and January in each year, together with interest at the rate of ten persons per annum on any installment of interest which shall are then been rate when the rate of states of the rate of the rate of the persons per annum. at the rate of ten percent per annum on any installment of interest which shall not have been paid when due, and on said principal sum after the same becomes due or payable, according to the tenor and affect of a printssory note No. 51640 bearing even date herewith, executed by said party of the first part to J.D.Pettyjohn & Co. of Olathe Johnson County Kansas, and payable at the office of said J: L.Pettyjohn & Co. & 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 expense of the said party of the first part, otherwise to remain in full force and effect.

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And the said parties of the first part do hereby covenant and agree to pay, or cause to be paid, the sum and interest above specified, in manner aforesaid, to-gether with all costs and expenses of collection if any there shfall be, and any costs, charges, or attorney's fees incurred and paid by the said parties of the restrict their interests between a factors in mathematica the unterties of the second part, their Buccessors, heirs of assigns, in maintaining the priority of this mortgage or in defending the title to the land hereby mortgaged, or the validity of this mortgage, when stracked by parties other than the mortgagor. And the said party of the first part do further covenant and agree until the debt

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