MORTGAGE RECORD No. 40 n FIRST MORTGAGE-LINE DODABORTE BOOK CO. LEAVENBORTH, ELS., NO. 1344. _day of ____ November in the year of our Lord Nineteen between Hilliam Boener and Ella V. B. orner his wife, This Indenture, Made this (being of lawful age) of the Hundred and (Bue! and State of Kansas, of the first part, and Hilder 3. This toalf, of Sources Douglas County of_ Nansast Witnesseth, That the part is of the first part, in consideration of the sum of \$200 DOLLARS to_dfifered_ in hand paid, the receipt whereof is hereby acknowledged, had be hold and by these presents do _____ grant, bargain sell and convey to the heirs and assigns forever, the following tract or parcel of land situated in the County of Der number Thilly sig (14) on Theredy Sland & but in the City of Sawrence. said party of the second part, ____ with the appurtenances and all the estate, title and interest of the said part is of the first part therein. And the said parties of the first part do _ the lawful owner of the premises above granted, and seized of a hereby covenant and agree that at the delivery hereof______ they_are_____ good and indefeasible estate of inheritance therein, free and clear of all incumbrances. that _frey_ ha UE good right to sell and convey said premises, and that _ llug_ will warrant and defend the same against the lawful claims of all persons. This Grant is intended as a Mortgage to secure the payment of the Sum of S 900 ____ DOLLARS, and interest thereon, according to the terms of ______ Getter_____ certain Thise hundred_ mortgage note and ten_____interest notes or coupons, this day executed by the sail_______ hot first of the first further for the sail_______ Note No. 1, for_______ The more than the sail_________ - Dollars, due _ Nevenber 1st , 190 6 190 Dollars, due_ Note No. 2, for. Dollars, o _ 1901., payable to Hilder S. Mitoalf Note No. 3, for 4 4 or order, at the IMPORTERS' AND TRADERS' NATIONAL BANK, of New York City all dated____Mevenber in each year, according to coupons attached to said note . The part/A/ of the first part further agree that ______will pay all taxes and assessments upon the said premises before they shall become delinquent; and *they* will keep the buildings on said property, insured for 8/cc in some a Insurance Company, payable, in case of loss, to the mortgagee or assigns, and deliver the policy to the mortgagee as collateral security thereto. Insurance Company, payalde, in case of loss, to the mortgagee or assigns, and deliver the policy to the mortgagee as collateral security thereto. Now, if such payments be made as herein specified, this convegance shall be void, and shall be released pound emand of the part 22400 the first part. Built default be made in the payment of said principal sum, or any part thereof, or any interest thereon, or of said tarter or assessments, as provided or if default be made in the segrement to insure, then this convegance shall be word and the whole of said principal and interest shall invelide the same does not be made in the part of the second part in all nease of puch default of any same overnameted to be puid, for the period of the days after the same becomes due, the said first part. arree to pay to said second party or <u>the default of any same overnameted to be puid, for the period of the days after the same becomes due, the said relation of saree to pay to said second party or <u>the default of any same overnameted to be puid.</u> For the period be puid, but the best of the most payment on said principal nois, from date there of the time is ben the money struced the degal ret of the part of the the scould part of the scould part of a silt property, or instart said property if default be made in keying up instruce, and may recover if rail and payments, with interest at the per ector, per annum, the payments, with interest at the per ector, per annum, the payments, with interest at the per ector, per annue, into a payments, with interest at the per ector, per annue, into the payments, with interest at the per ector, per annue, into a payments, with interest at the per ector, per annue, into the payments, with interest at the per ector, per annue, into the payments, with interest at the per ector, per annue, into a payments, with interest at the per ector, per annue, into a payments, with interest at the per ector, per annue, into a payments, with interest at the per ector, per annue, into payments, with interest</u> said property, or insure said property if default be made in keeping up insurance, and may recover () rail such payments, with interest at ten per cent. per annum, in any suit for forefoure of this mortgage; and it shall be lawful for the part 4/ of the second part. If all on the premises are presented by the premises are presented by the premises of the premises of the premises of the second part, the conditions of this instrument, and interest at ten per cent. per annum, from the time of said default until p.3, together with the costs and charges of making such sale, to be tared as other costs in the suit. IN WITNESS WHEREOF, The said part is of the first part ha to thereunto set their hand sand seal the day and year first above written. William Borner (SFAL) Ella U. Borner (SEAL) (SEAL) ACKNOWLEDGMENT. STATE OF KANSAS, County of Deuglas_ Mou. A. D. 190/ . before me, a day of_ BE IT REMEMBERED, That on this_____ ublic_______ in and for said County and State, came William No const. and Ella U.R. const. his wrife Meany Sublie to me personally known to be the same person described in, and who executed the foregoing mortgage, and duly acknowledged the execution thereof. IN WITNESS WHEREOF, I have berennto subscribed my name and affixed my official seal on the day and year last above written. C. m. Master notary Public. Filed for Record the______ day of ______ 1/1/1. A. D. 1904, at______ o'clock_R_____ Galopman Register of Deeds. By____ Rilli B. Soman/____ Deputy.