25 MORTGAGE RECORD No. 40. FIRST MORTGAGE-SAME DODAWORTS BOTE CO. LEATENWORTH, KAN. NO. 1244. This Indenture, Made this ______ day of _____ Subruary ______ in the year of our Lord Nineteen ired and two ______ between adder & Clarke and Birdie M. Clarky his wife _____ teen Hundred and two fthe _ (being of lawful age) of the Q. _ and State of Kansas, of the first part, and Wilder S. Millerif, of Source of Vane ac, 1. County of ____ Douglas _ of the second part. Witnesseth, That the part allof the first part, in consideration of the sum of 8.500. DOLLARS ARS Firsthundred SUV MULLUICA to the said party of the second part. ______ heirs and assigns forever, the following tract or parcel of land situated in the County of ty of liter Det number sisty three (3) on Conney trained street in the city of Sawrence M. E. Varkincon, with the appurtenances and all the estate, title and interest of the said part ind of the first part therein. And the said part ind of the first part do do hereby covenant and agree that at the delivery hereof _______ they are _____ the lawful owner of the premises above granted, and seized of a l of a good and indefeasible estate of inheritance therein, free and clear of all incumbrances. that ______hay ____ha UE good right to sell and convey said ey said This Grant is intended as a Mortgage to secure the payment of the Sum of 8 500 _____DOLLARS, and interest thereon, according to the terms of ______Cue/___ certain certain _ Fire hundred_ mortgage note and twelvel interest notes or coupons, this day executed by the said pectice of the first part _ Dollars, due March 1st to wite Note No. 1, for _____ Five hundred _ 007 Dollars, due 190 190-Note No. 2, for-Dollars, due ----Note No. 3, for-Selay ___ 19"___ 1907, payable to Volder S. Metcaly all dated ____ rk City cording the said premises before they shall become delinquent; and ______ will keep the buildings on said property, insured for \$ 500._____ ____ in some approved pproved Insurance Company, payable, in case of loss, ') the mortgage or assigns, and deliver the policy to the mortgage as collateral security thereto. Now, if such payments be unde as herein specified, this conveyance shall be viel, and shall be released upon demand of the put cost first part. But if default be made in the payment of said principal sum, or any part thereof, or any interest thereon, or of said tarses or assessments, as provided, or if default be made in the part of the second part, and in case of put default of any sum covenanted to be pid, for the period of the days after the same become due and payholds at the option of agreement to insure, then this conveyance shall be one absolve, and the whole of a sid principal and interest shall mellately become due and payholds at the option of agreement to insure, then this conveyance shall be an adjust to any sum covenanted to be pid, for the period of the days after the same become due and payholds at the option of agree. To pay to said second party or <u>Active</u> assigns, interest at the rate of the per cont, per annum, computed semi-annuality on said principal note, from date there of to the use when the noosey shall be actually pid, and any payments made on account of interest shall be completed semi-annuality on said principal note, from date is high payhority, or insure said property if default be made in beging up insurance, and may recover (for all such payments, with interest at ten per cent, per annum, in any sait for fore/ourse of this mortgage; and it shall be lawful for the part (for the second part, <u>and</u>) and the norted saving from state, low reals, the rescond real such argument, with interest, and in shall payments at any per cent, per annum, for at any time thereafter to sell the premises hereby granted, or any part thereof, in the manon of such data in unit pid, together with the casts and charges of making such to the second part, and out of all the moneys rating from such sele, to retain the amount of such data in unit pid, togeth Insurance Company, payable, in case of loss, 10 the mortgagee or assigns, and deliver the policy to the mortgagee as collateral scentrity thereto. if default le in the option of t part 444 from date al amount d against annum, in or assigns, he part if cording to king such (OF) to be taken as other costs in the suit. IN WITNESS WHEREOF, The said parters of the first part ha drefereunito set_first_hand of and seal Othe day and year first above rst above writter ___ adual St. Clarke (SEAL) (SEAL) Birdiel M. Clarker____(SEAL) (SEAL) (SEAL) (SEAL) ACKNOWLEDGMENT. STATE OF KANSAS, 1.88. _A. D. 1907, before me, a fore me, s to me personally known to be the same the same personX described in, and who executed the foregoing mortgage, and duly acknowledged the execution thereof. IN WITNESS WHEREOF, I have bereanto subscribed my name and affixed my official seal on the day and year last above written. (183 My Commission expires January 25 100 4- O. M. Marter, Nelary Public, i/ Seb_____ A. D. 100 % at____ 3___ o'clock______ M. Filed for Record the _____ day of _____ 17. al S. A. Sopman's Register of Deeds. Lillie B. Sofman Deputy. By_ f Deeds.